

# Perils: Property insurance claims newsletter - May 2023

09 May 2023

Welcome to the May 2023 edition of 'Perils', a digest of cases, news and information specifically for those working in the property insurance claims sector.

In this edition we look at some recent and ongoing cases involving the expanding considerations in the area of nuisance, the key issues involving BI adjustments and a good old-fashioned fire claim policy challenge.

As ever, if you would like to discuss any of the matters below, or have any ad hoc queries, don't hesitate to get in touch with our Property Insurance Claims Team.

You can also access more useful information in our <u>Insurance Insights 2023 publication.</u>

#### Where to find us

Over the next few weeks we will be attending the following events if you would like to catch up with us:

- 9 May 2023 PICG Women in Insurance Reception 2023
- 11 May 2023 Property Insurance Claims Group (PICG) Conference, London

Contents	
Perils: Property insurance claims newsletter - May 2023	<b>→</b>
Proximate cause focus: Brian Leighton Garages v Allianz and Allianz v University of Exeter	<b>→</b>
<u>Visual intrusion is oppressive: Fearn v Tate Gallery</u>	<b>→</b>
The risk of encroachment is not a nuisance: Davies v Bridgend County Council	<b>&gt;</b>
COVID-19 BI Claims rumble on	<b>&gt;</b>
The perfect financial storm: top 5 trends making a mischief with BI adjustments	<b>&gt;</b>
Parties are in hot water over hot works dispute	<b>→</b>

## **Key contact**



Colin Peck
Partner

colin.peck@brownejacobson.com +44 (0)20 7337 1016

### Jonathan Newbold

Partner

jonathan.newbold@brownejacobson.com +44 (0)115 976 6581

## **Related expertise**

#### **Services**

Coverage disputes and policy interpretation

Property damage and business interruption

© 2025 Browne Jacobson LLP - All rights reserved