

# Quentin Tannock presents LexisNexis webinar on topic of foreseeability, remoteness and the burden of proof in tort

**Quentin Tannock** has presented a LexisNexis webinar on the topic of foreseeability, remoteness and the burden of proof in tort. The webinar will be distributed today to LexisNexis's 27,000 subscribers.

This webinar will be of interest to anyone pursuing or defending a claim in tort under English law and, in particular, to those pursuing or defending claims for economic losses consequent on physical damage. In the webinar, Quentin addresses foreseeability, remoteness and the burden of proof in tort together with the implications of the recent UK Supreme Court case which addresses these topics, and in which Quentin appeared as counsel, *Armstead v Royal and Sun Alliance Insurance Company Limited*.

For a preview of the webinar, click [here](#). To read 4 Pump Court's case note summarising *Armstead v Royal and Sun Alliance Insurance Company Limited*, click [here](#).