Richard Wright QC
Call: 1998 · Silk 2013

Crime

Described by Chambers and Partners as a “Masterful silk and joint head of chambers, who has experience acting both for the prosecution and the defence in serious criminal cases. His broad practice also includes specialisms in fraud and homicide.”

Ranked in Tier 1 (The Legal 500, 2020) and Band One silk for Crime (Chambers and Partners, 2019).

Richard Wright QC is a criminal advocate who has defended or prosecuted many of the highest-profile cases in the North of England. He was described as “the standout junior” on the North Eastern Circuit (The Legal 500, 2011) and “in the ascendant” (Chambers and Partners, 2013).

He was appointed Queen’s Counsel in 2013 and, since taking silk, has been constantly in demand to act in a series of significant and complex cases.

“Masterful silk... He is a top-quality advocate who is very efficient with his paperwork and very client-friendly” – Chambers and Partners (2020)

“He makes everyone else look like foothills compared to Mount Everest.” – The Legal 500 (2020)

‘He is a born leader and his star will continue to rise.’ – Chambers and Partners (2019)


“A go-to silk for serious criminal cases.” – The Legal 500 (2017)

“He is exceptional at what he does; he’s incredibly approachable, brilliant in court and fantastic with clients.” – Chambers and Partners (2017)

‘He has an ability to communicate difficult concepts with ease.’ – The Legal 500 (2016)

“He has a flair for advocacy and is a ferocious examiner. He is a strong choice for heavyweight work." “He has a very relaxed, calm manner; nothing fazes him.” – Chambers and Partners (2016)

“Applies his intellect and attention to detail.” — Chambers and Partners (2015)

‘He remains a leading counsel of choice.’ – The Legal 500 (2015)

In addition to his portfolio of legally aided cases, Richard regularly acts for companies and individuals on a private-
fee basis in both criminal and regulatory cases (particularly environmental, health & safety and food-hygiene breaches). As the only QC in England and Wales currently sitting as a deputy district judge (magistrates’ courts), Richard is often retained to act on a private basis in driving cases, of which he has acquired an extensive and specialist knowledge.

**Approach**

Richard is renowned for his dedication to his clients, his meticulous approach to case preparation, his keen intellect, and his effective, punchy advocacy.

**Recent cases**


R v Anthony Pyke (September 2014) – Murder by shotgun execution in a drugs feud.

R v James Leslie (August 2014) – Attempted murder by shooting of a serving police officer.

R v Kerry Abel (July 2014) – Gross negligence manslaughter of child drowned in the bath.

R v Joseph Lowther (May & June 2014) – Murder by acid attack in the context of gang warfare.

R v Jeremy Green (May 2014) – Army officer charged with double murder/attempted murder.

R v MVD (April 2014) – Successful defence of a child for murder in context of a dispute in the travelling community.

R v Polihronos (March 2014) – Successful defence of joint-enterprise stabbing murder.

R v Webster and others (October 2013) – Murder (execution by shotgun) of a suspected police informant in his own home in the presence of his young child.

R v AW (September 2013) – Manslaughter in the course of an outbreak of street violence in Leeds city centre.

R v Wootton & Wyard (August 2013) – Random killing of a grandfather in an attack on the street in York city centre in a joint enterprise.

R v Boyes (June 2013) – Defence of a young man charged with manslaughter after a man died as a result of a ruptured artery following an altercation outside a city-centre nightclub.

R v Browne (April 2013) – Attempted murder by shooting of a rival drug dealer in a dispute over a stolen consignment of drugs. The case presented a complicated ‘cut-throat’ defence.

**Other significant homicide & related cases**

R v Marine E – Successful defence of a Royal Marine accused of playing a part in the execution of an enemy insurgent wounded on the battlefield in Afghanistan.

R v John Humble – ‘Wearside Jack’ or the ‘Yorkshire Ripper Hoaxer’, prosecuted for sending a series of false tapes and letters to the West Yorkshire Police at the height of the hunt for the Yorkshire Ripper, Peter Sutcliffe.

R v Brown – Murder and arson in which 2 young jockeys died in a deliberately lit fire at a block of flats in North Yorkshire in a revenge attack by the caretaker of the premises. Complex circumstantial case featuring extensive expert evidence related to the mechanism of the fatal fire and the wiring of the alarm system installed in the flats.

R v MS – Successful defence of a man charged with murder following the discovery of a burning body in woods in Leeds. The prosecution case was built on circumstantial evidence and, in particular, cell-site evidence. As a result of discrediting the cell site expert called by the Crown, the trial judge halted the case and entered a not-
guilty verdict.

R v Clarke – Murder of a gangland hitman by his potential victim in the context of a drugs deal.

R v Sharp – Murder and robbery of a second-hand car salesman in a targeted attack.

R v Pickard – Murder by strangulation of a young mother in the presence of her child by the father of the baby.

R v Hopkinson – Alleged murder by a young mother and her partner of their child.

R v Khosa – Gangland murder of a drug dealer by an aspiring rival gang. A case built upon circumstantial and complex scientific evidence.

R v Charlton and Wood – Murder and robbery of a young man as he walked to his cricket club for a game of snooker.

R v Din – Perverting the course of justice in the context of the shooting murder of Gavin Clarke in Leeds, an event that triggered rioting in Leeds.

Private client work


R v Jammu (2013) – Secured a suspended sentence of imprisonment for a successful and established businessman facing prosecution for money laundering offences.

R v Sandham (2013) – Secured the acquittal of a successful local businessman prosecuted for conspiracy to handle stolen goods following an extensive covert police investigation. Legal arguments led to the trial judge halting the prosecution’s case.

R v Hillas (2013) – Secured a suspended sentence of imprisonment for a prominent business- owner prosecuted for dishonesty offences.

R v Arcadia Food Industries Ltd (2013) – Defence of a limited company prosecuted for regulatory breaches related to food hygiene.


R v Neil Thompson (2013) – Successful presentation of special-reasons argument for a serving police inspector charged with driving over the prescribed limit, securing an absolute discharge and an order that the Crown should pay a proportion of the defence costs.

R v Loftus (2013) – Retained to mitigate on behalf of an IT consultant charged with football-related violence.

Significant fraud cases


R v IV (2013) – Successful defence of a businessman for his role in an alleged £2.3 million fraud in which funds were diverted from the University of Sussex into the accounts of the fraudsters.

R v ME (2013) – Successful defence of a local business-owner alleged to have defrauded numerous banks, building societies and insurance companies. The case collapsed as a result of arguments related to the non-disclosure of material by the prosecution.

R v David Kitching (2012) – Defence of a registered conveyancer in a prominent local solicitors’ firm accused of fraudulently failing to redeem mortgages on dozens of properties to a value of many millions of pounds.

R v Newton (2012) – Sophisticated VAT fraud in which a ‘businessman’ invented a series of companies and
submitted false returns from outside the jurisdiction of the United Kingdom.

R v Sultana (2012) – Fraud arising from an undercover FBI investigation into a criminal’s website known as ‘Darkmarket’.

Examples of reported cases:

R v Bestel & others (2013) All ER (D) 270 – Guideline judgement as to the circumstances in which the Court of Appeal will give permission to appeal out of time in confiscation cases that are retrospectively affected by the decision of the Supreme Court in Waya.

R v Cosford (2013) WLR (D) 147 – Guideline judgement as to the definition of ‘public office’ in the context of the offence of misconduct in a public office.

R v Gosney (2007) All ER (D) 21 – Directions to be given to the jury in circumstances in which an unrepresented defendant volunteers his own bad character to the jury.


Contact Richard’s clerks

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Rebecca Wilson on 0113 213 5203

Hannah Dempsey on 0113 213 5211

Elaine Foster-Morgan on 0113 213 5217

Robyn Nichol on 0113 213 5253

Regulatory & Public

Richard Wright Q.C. is Head of Chambers and is Ranked in Tier 1 (The Legal 500, 2020) for Regulatory, Health & Safety and Licensing and Crime. Band One silk for Crime (Chambers and Partners, 2019).

Described in legal directories as a “born leader” and “masterful silk” he has been instructed in a wide range of regulatory cases. His regulatory practice includes Health & Safety cases, those involving Environmental Waste, Fire Safety, Food Safety (particularly food allergen cases), Food Hygiene and Animal Welfare cases brought by DEFRA and he has been instructed in the highest profile Gross Negligence Manslaughter prosecutions.

‘Highly experienced in environmental and agricultural matters.’ The Legal 500 (2020)

‘He makes everyone else look like foothills compared to Mount Everest.’ – The Legal 500 (2020)

‘A masterful silk’ – Chambers and Partners (2019)


“A go-to silk for serious criminal cases.” – The Legal500 (2017)

Richard also has particular expertise in Trading Standards prosecutions and his keen tactical judgement has led to him often being retained at an early stage in proceedings to provide advice to individuals and companies. This often results in the successful defeat of investigations before they result in charges. Richard also acts in...
His approachability to both his professional and lay clients combined with his keen intellect and his effective advocacy has meant that he has been constantly in demand to act in complex and high profile cases since taking silk in 2013.

“He is exceptional at what he does; he’s incredibly approachable, brilliant in court and fantastic with clients.” – Chambers and Partners (2017)

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Notable cases

- R v- Mohammed Khalique Zaman – Prosecuting the first successful prosecution for gross negligence manslaughter arising from a food allergy, and its subsequent successful defence in the Court of Appeal [2018] 1 Cr. App. R. (S.) 26
- Highbury Poultry Ltd v- CPS – The Appellant Company had appealed by case stated and brought linked judicial review proceedings in respect of the interpretation of EU and national regulations governing the welfare of animals at the time of slaughter.
- R v- Najib & Sons Ltd – Acting for the respondent in an appeal to the Court of Appeal involving EU law and its interplay with the Transmissible Spongiform Encephalopathies sampling regime in slaughterhouses. The case has involved intricate knowledge and submissions on the statutory interpretation of the complex EU and national TSE Regulations – namely: the TSE (England) Regulations 2010 and surrounded the EU TSE regulation (Regulation (EC) 999/2001) and the DEFRA TSE sampling regime.
- EA v- Maw – The defendant alleged that the EA had acted maliciously in their enforcement of the Regulations and subsequently in the prosecution. Charges of breaching a waste management permit as well as non-compliance with an enforcement notice. (Illegal dumping thousands of tonnes of waste where rubbish was piled 27ft (8.2m) high).
- R V Pogmore Adrian, Lucas Matthew, Walls Lee, Reeves Malcom, Loosemore Matthew – Following the crown court prosecution where Pogmore admitted to four charges of misconduct in a public office for his use of his force helicopter to film members of the public having sex. Richard is now instructed by South Yorkshire Police in the Police Misconduct proceedings of PC Lucas and PC Walls.

Contact Richard’s clerks

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