

Jacob Bindman

YEAR OF CALL: 2010









Jacob provides advice and representation in the areas of serious crime, national security, financial crime, extradition and related public law matters.

Jacob also appears in public inquiries and provides advice and assistance on international human rights issues.

"Jacob is always strong with clients. He is an excellent advocate."

CHAMBERS UK, 2024 (PROTEST LAW, BAND 1)

"Jacob is very clever, clear-minded, accessible and calm. There is a natural, under-stated and very effective quality about his advocacy and advice work."

LEGAL 500, 2024 (CRIME)

"He is a strong player in the field."

CHAMBERS UK, 2023

"A very good, academic lawyer. He is a very dedicated barrister and very reliable advocate with a lot of experience in protest-related work."

CHAMBERS UK, 2022 (PROTEST LAW, BAND 1)

"He is a charming advocate, a thorough and diligent litigator and a pleasure to work with."

LEGAL 500, 2022 (CRIME)

"Jacob is a great tactician and superb advocate. He is incredibly skilled at very quickly identifying complicated legal arguments. He is very personable, caring and kind with clients. His legal arguments and submissions are articulate and persuasive."

LEGAL 500, 2021 (CRIME)

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CRIMINAL DEFENCE

Jacob is passionate about criminal justice and defends in a wide range of serious criminal matters. He has considerable experience of terrorism and national security cases, and is able to bring his experience of other disciplines to bear on criminal proceedings. Jacob is also regularly instructed in cases of homicide, serious violence and drug supply as well as those involving vulnerable clients and victims of trafficking and exploitation.

NOTABLE CASES

Past notable cases can be viewed below. Click here to see a list of recent notable cases.

R v Lewis & Ors [2024] Woolwich Crown Court

Jacob acted alone in this multi-handed firearms, kidnap and blackmail case.

R v X [2022] Cambridge Crown Court

Jacob acted alone in this case involving allegations of multiple counts of rape and sexual assault by a former friend of the defendant. The Defendant was acquitted of all charges after a trial. Instructed by Powell Spencer and Partners.

R v Briceno Garcia [2022] Central Criminal Court

Led by Clare Wade KC, Jacob acted for the defendant charged with a double murder during the first national Covid 19 lockdown.

R v Sikander [2022] Central Criminal Court

Led by Stephen Kamlish KC, Jacob acted for the first defendant accused of murder following a vehicle pursuit across London. The case was preceded by a lengthy abuse of process argument relating to prosecution reliance on witnesses said to be guilty of offences in the course of the fatal incident.

R v Yussuf [2020] Central Criminal Court

Led by Michael Ivers QC, Jacob acts for a young man accused of murder in an alleged attack relating to a dispute over a former girlfriend.

R v Deol [2019] Reading Crown Court

Acted for the sole defendant charged with manslaughter arising from an allegation of baby shaking after the so called 'triad' of injuries were discovered following the tragic death of a very premature baby. The defendant was unanimously acquitted after a three-week trial before Mrs Justice Whipple. The defence did not call any expert witnesses and relied on cross-examination of the leading experts in the field to demonstrate the child had been in a collapsed state by the time she was found by the defendant. Led by Rajiv Menon QC.

R v Iftikhar [2019] Birmingham Crown Court

Led by Stephen Kamlish QC, Jacob represented the main defendant in a firearms prosecution. The case involved a lengthy abuse of process argument and resulted in a significant change in the way digital evidence is preserved by the West Midlands Police Force.

R v KH (& Ors) [2018] Oxford Crown Court

Represented one defendant in a five-month trial arising from Operation Silk concerning allegations of sexual

abuse in Oxfordshire. The case involved one of the longest jury deliberations in history. Jacob was led by Clare Wade QC. An appeal due to be heard by the Court of Appeal in 2019.

R v XB [2018] Harrow Crown Court

Defendant acquitted of Aggravated Burglary in case revolving around DNA evidence.

COURT MARTIAL

R v XY [2016] Bulford Military Court

Led by Clare Wade in Court Martial concerning historic sexual offences. The case involved novel and complex issues in respect of the age of criminal responsibility and jurisdiction. Jacob was also led in two interlocutory appeals before the Court Martial Appeal Court arising from the same case (*R v PD* [2016] EWCA Crim 1904]).

TERRORISM

R v UK [2024] Central Criminal Court

Jacob acts alone for an individual charged under s.12(1A) of the Terrorism Act 2000 in relation to a protest in the aftermath of the October 7th attacks on Israel and subsequent invasion of Gaza. One of the first prosecutions under this legislation, the case raises complex issues regarding the applicability of freedom of expression in the context of terrorism legislation. Due for trial in 2024.

R v Ali [2024] Central Criminal Court

Jacob acted alone for the defendant in this breach of terrorism-related notification requirements. The case involved highly technical and novel legal arguments regarding the applicability of the legislation to cryptocurrency trading platforms.

R v King [2023] Central Criminal Court

Prosecution under s.5 Terrorism Act 2006 for an alleged plot to target a member of the armed forces. Jacob is led by Hossein Zahir KC.

R v XB [2023] Westminster Youth Court

Acted for a 14 year old boy charged with 9 counts of dissemination of terrorist videos and bomb making manuals. Defendant received a referral order.

R v KAB [2022] Central Criminal Court 2022

Appeared alone for an individual charged with a range of terrorism offences including breach of notification requirements.

Rv Hussain [2017] Central Criminal Court

Acted for an Imam in a rare prosecution under s.1 Terrorism Act 2006 (encouraging terrorism) and encouraging support for a proscribed organisation, relating to sermons delivered to his congregation in the Midlands. The case involved substantial argument on the validity of expert evidence relating to disputed concepts in the Islamic faith. Jacob was led by Michael Ivers QC.

R v AS [2016] Central Criminal Court

Represented the defendant in a month-long trial charged under s.5 Terrorism Act 2006 in respect of alleged assistance given to British fighters travelling to Syria. Jacob was led by Rajiv Menon QC of Garden Court Chambers.

R v AS [2016] Court of Appeal Criminal Division

Led by Rajiv Menon QC. First sentence appeals before the Lord Chief Justice concerning section 5 of the Terrorism Act 2006 following the guideline judgment in *Kahar & Ors: R v Abdallah & Ors* [2017] 1 Cr. App. R. (S.) 29.

NATIONAL SECURITY / TERRORISM

Jacob has substantial experience in the field of National Security/terrorism related work. He continues to act in major criminal prosecutions under terrorism legislation, as well as provide advice and representation in a range of other jurisdictions, including parole proceedings, the Investigatory Powers Tribunal and international tribunals. Jacob is often instructed to advise companies and individuals in relation to matters related to national security and terrorism legislation and cases with an international dimension.

R v UK [2024] Central Criminal Court

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R v ZX [2024] Westminster Youth Court

Jacob acts for a 17 year old boy accused of multiple accounts of dissemination of terrorist material, along with fundraising offences relating to alleged involvement with Islamic extremism.

R v AlHayek & Ors [2024] Westminster Magistrates

Jacob acted for one of the defendants in this prosecution under s.13 Terrorism Act 2000 relating to the displaying of paraglider symbols at a rally in the aftermath of the 7th October attacks in Israel by Hamas. The case received widespread media attention — see Sky News coverage.

R v Ali [2024] Central Criminal Court

Jacob acted alone for the defendant in this breach of terrorism-related notification requirements. The case involved highly technical and novel legal arguments regarding the applicability of the legislation to cryptocurrency trading platforms.

R v King [2023] Central Criminal Court

In this high profile case, Jacob appeared for the defendant who was charged with an offence under s.5 of the Terrorism Act 2006 of preparation of terrorist acts relating to members of the armed forces and plans to go to Syria. Led by Hossein Zahir KC.

R v XB [2023] Westminster Youth Court

Acted for a 14 year old boy charged with 9 counts of disseminating terrorist videos and bomb-making manuals.

R v AK [2023] Manchester Crown Court

Appearing alone in this breach of terrorism notification requirements case, due for trial in October 2023. Instructed by Alistair Lyon at Birnberg Peirce.

Parole Board Proceedings AZ [2023]

Amongst the first parole proceedings to engage the use of Special Advocates. These are highly complex proceedings in which Jacob has been instructed in for over 4 years, including several judicial reviews and non-disclosure material appeals. The detainee has served over 11 years of an IPP tariff of 4 years and been the subject of repeated attempts to withhold evidence from him.

R v KAB [2022] Central Criminal Court 2022

Appeared alone for an individual charged with a range of terrorism offences, including breach of notification requirements. Instructed by Alistair Lyon, Birnberg Peirce and Partners

R (El Gizouli) v Secretary of State for the Home Department [2020] UKSC 10

Instructed by Leigh Day & Co, Jacob acted for the NGO, Reprieve in their intervention in this case concerning fundamental issues around the provision of evidence to foreign states by way of mutual legal assistance, where there is the prospect that the death penalty will be imposed. Jacob was led by Mark Summers QC (Matrix).

Rv Hussain [2017] Central Criminal Court

Acted for an Imam in a rare prosecution under s.1 Terrorism Act 2006 (encouraging terrorism) and encouraging support for a proscribed organisation, relating to sermons delivered to his congregation in the Midlands. The case involved substantial argument on the validity of expert evidence relating to disputed concepts in the Islamic faith. Jacob was led by Michael Ivers QC.

R v AS [2016] Central Criminal Court

Represented the defendant in a month-long trial charged under s.5 Terrorism Act 2006 in respect of alleged assistance given to British fighters travelling to Syria. Jacob was led by Rajiv Menon QC of Garden Court Chambers.

R v AS [2016] Court of Appeal Criminal Division

Led by Rajiv Menon QC. First sentence appeals before the Lord Chief Justice concerning section 5 of the Terrorism Act 2006 following the guideline judgment in Kahar & Ors: R v Abdallah & Ors [2017] 1 Cr. App. R. (S.) 29.

FINANCIAL CRIME AND CONFISCATION

Jacob is regularly instructed as lead junior or junior alone in a wide range of matters relating to white-collar and financial crime. These have included duty evasion, banking fraud, VAT fraud, as well as forfeiture and confiscation. Jacob regularly provides advice to individuals and organisations on issues such as search and seizure, judicial review of prosecuting authorities, including the SFO and foreign proceedings. He has also delivered seminars on issues such as warrants and Unexplained Wealth Orders.

NOTABLE CASES

Past notable cases can be viewed below. Click here to see a list of recent notable cases.

India v Nirav Modi [2020] City of Westminster Magistrates Court

Currently part of a team instructed to act for the requested person in this substantial white-collar extradition case. Concerns an extradition request by the Government of India relating to an allegation of a \$1bn banking fraud.

R v AX & Ors [2020] Snaresbrook Crown Court

Acting for one defendant in this multi handed case concerning allegations of conspiracy to commit trademarks offences and money laundering. Due for trial in November 2020.

Jury take just 30 minutes to acquit after four-week conspiracy to defraud trial

R v KT and Ors [2018] Blackfriars Crown Court

Acted as junior alone in a multi handed conspiracy to defraud TFL involving the misuse of staff privilege cards.

After a four-week trial, the defendants were acquitted by the jury after just 30 minutes of deliberation.

Prosecution offer no evidence after extensive disclosure failings regarding cross-border issues

RvH&Ors [2018] Kingston Crown Court

Jacob appeared as lead junior for the first defendant in one of the largest prosecutions for VAT and duty evasion. The case collapsed after two years following the discovery of significant non-disclosure by the Crown and abuse of process argument on behalf of the defendants relating to the issue of cross border surveillance.

Admissibility of foreign proceedings challenged

R v S [2018] Blackfriars Crown Court

Major international conspiracy to defraud case involving the manufacture of devices used in card skimming. Led by Ali Bajwa QC, Jacob acted for the lead defendant in the four-week trial which raised significant issues regarding the Crown's approach to major disclosure exercises.

Cash detention successfully resisted

R v KK & CK [2017] Uxbridge Magistrates Court

Successfully resisted an application by the NCA for continued detention of over £75,000 seized from two West African businessmen at Heathrow.

Rv MJ & Ors [2017] Kingston Crown Court

Led junior in £10m confiscation proceedings arising from a £160m conspiracy to supply Class A drugs.

Novel cross-over of criminal, immigration and social security law

R v JH [2016] Snaresbrook Crown Court

Junior alone for one defendant in this multi-handed benefit fraud arising from a large-scale conspiracy to supply false information for EEA nationals to claim benefits in the UK.

Major bribery investigation

Serious Fraud Office v Rolls Royce [2016]

Disclosure counsel for SFO in massive bribery and corruption investigation into Rolls Royce which concluded with the highest value Deferred Prosecution Agreement since the introduction of the legislation.

Acquittal after manipulation of vulnerable defendant uncovered

R v PA [2015] Aylesbury Crown Court

The jury returned a not guilty verdict in less than an hour after Jacob's client had been prosecuted for money laundering after admitting allowing his bank account to be used for transfers which later turned out to be fraudulent.

Novel mitigation based on psychological evidence

R v JH [2015] Central Criminal Court

Jacob obtained a suspended sentence for his client in two cases that were joined for sentence following guilty pleas to conspiracy to defraud charges relating to attempted foreign currency transfers amounting to approximately £450,000. In conjunction with instructing solicitors, a detailed psychologist's report was obtained showing that the defendant had a particularly compliant nature and numerous issues arising from a traumatic personal history.

PROTEST RIGHTS

Rv Hallam & Ors [2020] Isleworth Crown Court

Jacob acts for one defendant facing a count of conspiracy to cause public nuisance along with Extinction Rebellion co-founder, Roger Hallam and others. The case relates to an allegation that the group planned to deploy drones around Heathrow Airport to disrupt flights. Instructed by Simon Natas of ITN solicitors. Due for trial in 2022.

R v Sandford & Ors [2020] Southwark Crown Court

Acting for two defendants facing a charge of conspiracy to cause criminal damage relating to action taken by Extinction rebellion activists at the Brazilian Embassy during the 2019 fires in the Amazon Rainforest.

Instructed by Simon Natas of ITN solicitors.

Extinction Rebellion [2019] Inner London Crown Court

Jacob acted for one defendant in a trial arising from protests undertaken on the Docklands Light Railway as part of the Extinction Rebellion protests. Instructed by Mike Schwarz (at that time) of Bindmans LLP.

The Stansted 15 – activists prosecuted under law introduced after Lockerbie bombing

Rv Thacker & Others [2018] Chelmsford Crown Court

Jacob acted alone for one of the defendants in this two month trial on a charge under s.1(2)(b) of the Aviation and Maritime Security Act 1990. The case involved the novel use of a law primarily aimed at terrorism related incidents at airports against 15 activists who sought to prevent a plane used to deport migrants back to various

parts of Africa from taking off. The case attracted significant media attention including coverage in <u>BBC</u> and Guardian.

R v Hussain [2017] Stratford Magistrates Court

The case against a 26-year-old youth worker was dismissed by the judge following Jacob's submission of no case to answer regarding the Police Officers' lack of lawful authority to stop and detain the defendant. The case received national news coverage, see article in The Independent, and is the subject of an on-going IPCC investigation.

Rv MM [2016] Southwark Crown Court

Affray matter arising from disorder the anti austerity demonstration that took place in the wake of the 2015 general election.

R v MD [2016] Isleworth Crown Court

Successful appeal against conviction following 2015 student demonstrations.

R v DO [2015] Southwark Crown Court

Jacob's client was sentenced to a community order following a plea to affray arising from student demonstrations held in Central London in 2014. Following mitigation the judge made it clear he distinguished the defendant from previous student demonstrations specifically required the probation service to ensure the conditions of the community order did not interfere in any way with the defendant's employment.

RvJB&Ors [2015] Huntingdon Magistrates Court

Successful acquittal for three defendants charged with aggravated trespass arising from a protest at the offices of Sodastream in the UK. After evidence and extensive submissions court found comprehensively for the defendants that they had planned and executed the protest with minimal disruption and acted reasonably throughout.

RvLH [2014] Southwark Crown Court

This was an appeal concerning the legality of a search warrant in respect of forced entry to premises by Met Police in the run up to the G8 protests and the subsequent conviction of the defendant for assaulting an officer. The appeal raised novel issues concerning the effect of an invalid search warrant and access to PII material. After written and oral argument the appellant succeeded in arguing the effect of an invalid search warrant would result in his conviction being quashed if its validity could be called into question.

R v SN & Ors [2013] Cardiff Magistrates Court

Case involving Tamil protestors charged under the Public Order Act 1986 after running on the pitch at an international cricket match. The case raised issues in respect of Art. 10 ECHR which were the subject of extensive legal argument at trial.

CRIMINAL APPEALS

Jacob's has a varied appellant practice and is regularly instructed to advise upon appeals on a range of matters relating to both conviction and sentence. Jacob is also instructed in Privy Council appeals and applications to the Supreme Court.

NOTABLE CASES

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R v Trowland & Decker [2023] EWCA Crim 919

Important appeal concerning sentencing powers under the new statutory offence of public nuisance (s.78 PCCSA 2022) in the context of direct-action protest. The appellants blocked the Dartford Crossing for 37 hours and the case received international attention (https://www.bbc.co.uk/news/articles/cnop6ll3jjgo).

R v KK & Others [2020] 4 W.L.R. 63

Appeal concerning the correct approach to the issue of jury irregularities arising from a 6 month trial of 11 defendants for a variety of historic sexual offences. After a 5 month trial and two weeks of jury deliberation, a juror had conducted his own research on the internet and disclosed the existence of a previous conviction of one of the defendants to other jurors. The trial judge discharged the jury in respect of that defendant only and allowed verdicts to be deliberated upon in respect of all other defendants.

R v Rolle [2018] Privy Council

Advising on appeal against conviction and sentence for murder in the Bahamas.

RvXY - [2016] Court Martial Appeal Court

Led by Clare Wade in Court Martial concerning historic sexual offences. The case involved novel and complex issues in respect of the age of criminal responsibility and the jurisdiction of the Court Martial. Jacob appeared in two interlocutory appeals before the Court Martial Appeal Court arising from the same case (RvPD [2016] EWCA Crim 1904]). The case raised issues of the compatibility of service prosecutions of civilians with Article 6 ECHR, however, following a successful interlocutory appeal on a bad character issue the SPS decided to offer

no evidence.

R v AS [2016] Court of Appeal Criminal Division

Led by Rajiv Menon QC. First sentence appeals before the Lord Chief Justice concerning section 5 of the Terrorism Act 2006 following the guideline judgment in *Kahar & Ors: R v Abdallah & Ors* [2017] 1 Cr. App. R. (S.) 29.

INTERNATIONAL HUMAN RIGHTS

Jacob regularly provides advice and representation to individuals and NGOs on issues involving human rights, national security, corruption and environmental abuses. Jacob is also instructed to advise on appeals to the Privy Council. He is a former member of the Executive Committee of the Bar Human Rights Council.

In 2015 Jacob was a Pegasus Fellow at the Centre for Constitutional Rights (CCR) in New York where he worked on habeus corpus petitions for remaining Guantanamo Inmates and the CCR's attempts to secure prosecution at the ICC of those involved in the Bush era torture program. In 2020 Jacob spent a week at Guantanamo Bay as an international observer at the trial of *US v Mohammad et al* (the 9/11 trial).

Jacob has also previously worked at the International Criminal Court (ICC) in The Hague for the senior legal advisor to President Song on issues of international criminal law and judicial review, particularly in the detention context. Following this, Jacob worked at the Independent Jamaican Council for Human Rights in Kingston, Jamaica where he assisted with civil actions against the police and capital appeals.

NOTABLE CASES

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AB [2024]

Instructed in an application to the Investigatory Powers Tribunal regarding the actions of the Security Services relating to a Guantanamo detainee in the aftermath of 9/11.

Looker v Spain ECHR Application No.51568/19

Jacob acted for Reprieve in its third-party intervention before the European Court of Human Rights regarding the issue of death penalty assurances relating to a British National whose extradition is sought by Thailand.

KK & ors v AML - (England & Wales High Court QBD)

Instructed by Leigh Day & Co, Jacob acted on behalf of 142 villagers situated around a large iron ore mine in

West Africa. The claimants seek damages for personal injury, death and other damage allegedly caused by the actions and negligence of the British company that owns the mine, following local protests about their operations. The case involves complex issues around the Act of State doctrine and Rome II regulations. Led by Richard Hermer QC of Matrix Chambers. Media coverage can be found here.

PSC v HP

Instructed to draft an opinion on the legality of operations of a major international company in the Occupied Territories and potential issues relating to International Humanitarian Law.

Advising a major NGO on human rights/pubic law issues surrounding the introduction of a register of beneficial ownership in the UK.

Successfully acting for the appellant in an appeal in Malawi in which death sentences were commuted to life *(The Republic v Mkwinda & Tomasi)*

PRISONERS' RIGHTS

Jacob has appeared in a large number of parole hearings and other prison related matters. He has particular experience of representing those who are serving sentences for terrorism related offences.

NOTABLE CASES

Past notable cases can be viewed below. Click here to see a list of recent notable cases.

IM - [2019] Parole

IPP parole case involving very substantial use of security information and admissibility arguments regarding counter terrorism policing assessments.

IM - [2017] *Parole*

Representing post tariff IPP prisoner in parole hearing which raised issues in respect of prison intelligence and Extremist Risk Guidance assessments.

JF - [2016] Parole

Successfully acted for client who was convicted for part in Al Qaida plot in 2003. His client was deemed suitable for release and the panel acceded to submissions in respect of the disproportionate nature of a number of the terrorism offender licencing conditions.

PUBLIC INQUIRIES

Jacob is instructed by PA Duffy Solicitors on behalf of the Northern Ireland Covid Bereaved Families for Justice (NIBCFFJ) at the ongoing Covid 19 Public Inquiry.

BACKGROUND

In 2012-2013 Jacob worked as a Judicial Assistant to Lord Kerr of Tonaghmore at the UK Supreme Court. During his time there Jacob worked closely on a wide range of cases including some of the most significant to come before the Court in recent years, such as *Smith v MOD* [2013] UKSC 41 (extra territorial application of Human Rights Act and combat immunity), Bank Mellat v HM Treasury [2013] UKSC 38 and [2013] UKSC 39 (proportionality, fairness and closed material procedures in the application of financial sanctions), and the Privy Council case of *The Queen v Lundy* (New Zealand murder appeal involving novel brain tissue analysis).

Prior to coming to the Bar, Jacob spent four years at renowned human rights firm, Birnberg Peirce and Partners. During his time there he worked primarily on national security cases, particularly terrorist asset-freezing, Special Immigration Appeals Commission cases and Control Orders, as well as a range of criminal and civil work. Throughout his time at the firm he also worked on the case of Eddie Gilfoyle, considered by many to be one of the longest miscarriage of justice cases in British history (see Jacob's article in Issue 65 of Socialist Lawyer).

PUBLICATIONS

How criminal law is seeping into the climate debate - Sustainable Views (2024)

AWARDS

Lord Bowen Scholar, Lincoln's Inn

Lord Denning Scholar, Lincoln's Inn

Hardwicke Entrance Award, Lincoln's Inn

International Criminal Court Scholarship, Lincoln's Inn

Pegasus Fellow, Pegasus Trust

EDUCATION

BA Politics (First Class Honours): University of Manchester

GDL: City University

BVC (Very Competent): City Law School

PROFESSIONAL MEMBERSHIP

Administrative Law Bar Association (ALBA)

Criminal Bar Association (CBA)

Bar Human Rights Committee (BHRC)

British Institute of International and Comparative Law (BIICL)

Young Fraud Lawyers Association

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