

Charles Durrant

Call 2006



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Charles Durrant is a criminal defence specialist with a practice beyond his years. He is an intelligent and thoughtful lawyer, and a quick and able advocate.

He has successfully appeared in all levels of criminal courts in England and Wales. In 2010, he spent four months at the Extraordinary Chambers in the Courts of Cambodia as part of the defence team for leng Thirith, a Minister in the Khmer Rouge accused of genocide.

Charles has been admitted to the list of assistant defence counsel to the Special Tribunal for Lebanon, a court whose jurisdiction includes, for the first time in history, terrorism as an international crime.

He has also practiced in various Courts Martial, both here and abroad. Most recently, he has been instructed as a Disclosure Counsel on the historically significant Grenfell Inquiry.

Outside of his busy practice he completed a Master's Degree in law in 2009, writing his thesis on Part I RIPA 2000. He has also written for the Inner Temple yearbook, the Solicitors Journal and The Barrister magazine.

Charles is accredited by the Bar Council to provide Public Access Services.

Expertise

Organised Crime

Charles regularly represents defendants accused of the most serious organised criminality.

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Notable Organised Crime cases
R v Cephas [2024]
Importation of 30kg of high purity cocaine from Sangster, Jamaica into Gatwick – Croydon CC – acquitted
R v DC [2024]
Conspiracy to transfer a firearm at Notting Hill carnival amidst a background of gang violence between 10/11 and Harrow Road Boys – Southwark CC – acquitted
R v Corcoran [2024]
Mass riot between two rival traveller families involving 150 people in a Welsh village – case involved cell site evidence and defence expert imagery analysis – Cardiff CC – acquitted
R v Mullen [2024]
Serious s.18 wounding by a group – acquitted of all charges including further charges that related to another female who intervened in the attack – 12 days Portsmouth CC.
R v Holmes [2024]
Violent Disorder between two rival traveller groups – two men very nearly died from their wounds – acid and knives used – most captured on CCTV – 10 days Peterborough CC Acquitted.
R v Dennis [2024]
Aggravated burglary of a £1m + home of a well known rapper. High value goods alleged to have been stolen and violence with weapons including machetes and handguns. Maidstone CC – Acquitted
R v Lawson [2023]
Combined Operations, Wisdom and Arbus, across three separate kidnap and blackmail counts where the victims were caused life changing injuries. Offences occurred both in England and Wales. Representing D1 of 12 being led by Christopher Bertham. 'Every argument imaginable run' HHJ. Case took 3 trials to conclude and over 8 months of trial time. Newport and Cardiff Crown Court.
BBC
Sky News



Standard	
R v W [2022]	
Operation Bexley: 5-week conspiracy the conspiracy.	to supply class A trial – expert evidence called – Lewes Crown Court – acquitted of
R v Torhovs [2021]	
Importation of £3m+ cocaine from La	ntvia into UK – Canterbury CC – hung jury after 2-week trial – acquitted on retrial
R v AM [2021]	
- · · · · · · · · · · · · · · · · · · ·	roceedings for defendant's second PWITS Class A case, including a separate escape to Crown's forfeiture application re. monies proved to have come legitimately from r. Kingston Crown Court.
R v Coppin and others [2021]	
Honeytrap conspiracy to rob trial. For and successful s.78 PACE argument s	ur days before Rec Clegg QC at Chelmsford Crown Court. Complex bad character urrounding her interview. Acquitted.
R v Chipunza [2020]	
tainted police ID from CCTV; narrative	ned robberies of banks in Essex. Case involved substantial legal arguments over a less from missing other CCTV; ANPR without proper RIPA authorisations; and a lD procedure. Two-week trial at Chelmsford Crown Court. HHJ Turner QC plary'.
R v Charles [2020]	
boys'. It involved the discharge of a h	creets on Notting Hill between members of the '10/11' gang and the 'harrow road and gun and the use of machetes. Three weeks at Isleworth Crown Court. nich would have prevented him producing music with Fredo. Case features in BBC's
R v Ahmed [2020] Operation Yahtool	
_	d pump action shotgun, purportedly used in a murder days before, to members of a Isleworth Crown Court. Acquitted of main allegation.



R v Kingswell-Shaw [2019]	
	nmit aggravated burglary of a drugs factory in the north of England by another v Crown Court. Convicted but served no additional sentence.
https://www.cambridge-news.co.uk/r	news/local-news/bedford-crime-kempston-block-gang-17394472
R v Beech [2019]	
Operation Wisdom: Conspiracy to bur Audio Surveillance, Voice Analysis. Lev	gle ATMs £500k+ and conspiracy to rob a drug dealer. Cell site, Covert Video and wes Crown Court.
R v Joseph [2019]	
11 defendants. 'K Block' gang-related	oply drugs into both prisons and Luton Crown Court during the currency of a trial. case. More than 300 pages of legal argument uploaded. Drill music videos, picture call data excluded. Six-week trial at Harrow Crown Court. Acquitted of one and
R v W [2016-9]	
from harassment to robbery to mortg on a four-count indictment, leading to	represented this client across 14 separate indictments alleging various offences age fraud. W was acquitted in all but two cases – one by his own plea to one count o a community order; the other by a jury, where he came close to successfully ve fugue to three counts of shoplifting. Four psychiatrists called. Sentence Appeal.
R v Finn [2018]	
Operation Scrabble: Conspiracy to kid County Line. Set down for four weeks	Inap. Firearms and other weapons used in the context of maintaining a successful at St Albans Crown Court. Acquitted.
R v Singh [2017]	
· · · · · · · · · · · · · · · · · · ·	ney scam which resulted in a man's untimely death. Manslaughter, false of justice. Pathology, telecoms data, voice recognition. Led Junior. Seven weeks at J. Acquitted of all counts.
https://www.thesun.co.uk/news/3765	5782/peter-ndlovu-brother-in-law-killed-dumped-car-park-deal-went-wrong/
R v Ballard [2017]	





Led junior in a complicated, multi-handed, multimillion-pound money laundering case that was tried over six months at Bristol Crown Court. Billed as the largest ever fraud against Carillion Tellent/British Telecom. The defendant was acquitted by the judge of two counts of money laundering after a successful submission of no case, and one further count by the jury. Convicted on one remaining count.
R v (Business Innovations Skills Dept) v Rafferty [2016]
Client caught with a swimming pool of liquid tamezepan without a licence and found to have sold out of date cough syrup and other medicines by the tonne (all whilst in breach of his second separate disqualification order from acting as a director of a company). Short suspended sentence engendered through long negotiations with Crown on pleas. A zero compensation and confiscation order after argument. Crown had requested more than £200k. Prosecuted by a silk and junior and co-defended by a silk. Cut-throat negotiations.
R v H [2012]
Alleged conversion of criminal property. Case involved two teenage brothers. Importation and distribution of 'legal highs' and the laundering of hundreds of thousands of pounds of the business' proceeds. Cuba, Spain, Aston Martins, Ferraris, Rolexes and a year on the run. Case attracted considerable local interest. Winchester Crown Court. Acquitted.
R v Millers [2012]
Led junior in six-week SOCA money laundering trial. Operation Occasion. Winchester Crown Court.
R v Hayble [2011]
Led junior in a + million pound advance fee fraud. 'Operation Reseal'. St Albans Crown Court. Acquitted.
R v Apinoko [2010-11]
Led junior for first defendant in multi-handed conspiracy to defraud. Forex and share trading. 'Operation Perfume'. St Albans Crown Court. Acquitted after eight weeks.
Sexual Offences
Charles practices in complex sex cases.



Notable Sexual Offences cases
R v G [2025]
Stranger Rape – allegation in a car park in St Albans after a night out – partially captured on a member of the public's mobile phone – complainant said to be 4 times over the legal limit to drive and of a different sexual persuasion than D – expert evidence called on toxicology – Acquitted in 37 minutes after 5 day trial. St Albans CC.
R v S [2024]
Rape allegation by 15 year old girl whom had met D online – Acquitted after 5 day trial. Wood Green CC.
R v B [2023]
Alleged grooming of and sexual activity with U13 by a University undergraduate. Acquitted after 6 day trial. Luton CC.
R v Jackson [2022]
Inter familial rape allegations dating back to the 1990s but with contemporaneous accounts – 2 week trial – multiple and complex disclosure requests to produce material for sensitive cross examination – acquitted of all counts – Winchester CC
R v H [2017]
Historic allegations of familial rape with contemporaneous reporting to a firm of solicitors. Case required highly sensitive cross-examination and legal argument surrounding similar non-conviction bad character. Six days at Croydon Crown Court. Acquitted.
R v Danansan [2015]
Allegation of ménage-a-trois rape. Bound and blindfolded whilst various acts were performed upon the complainant. Complex and sensitive cross-examination. Two-week trial at Salisbury Crown Court. Acquitted.
R v GM [2014]
Father accused of videotaping his stepdaughter while she was in the shower for his own sexual gratification. Camcorder placed in bedroom and red light was flashing, but there was no evidence that a tape was inside, the red light also flashed when the battery was low, and police did not find a tape. Sensitive cross-examination of a child witness required involving a previous unproven complaint of sexual assault. Acquitted. Isleworth Crown Court.



Courts Martial

Charles often appears in military cases	both in the UK and abroad.
Notable Courts Martial cases	;
SPA v Bradbury [2022]	
s.18 GBH and sexual assault trial. Cond pathology – acquitted of all charges	luct alleged to have occurred in BATUK in Kenya. Complicated expert forensic
SPA v Col [2022]	
Coercive controlling behaviour allegati BATUS Canada – acquitted of all charge	ions morphed into disorderly conduct trial against this high ranking officer in es
SPA v Glanvil [2022]	
drugs which went down to the construc	ted out as rape allegations against his wife and ended in a trial for the supply of ction of words in text messages and an alternative proposition to Twist – complex duct took place on a base in Canada where activity if true would have been legal –
R v CH [2019]	
Sexual assault and other matters of vio Acquitted of allegation of sexual impro	blence alleged against juvenile whilst on an RAF base in Akrotiri, Southern Cyprus. opriety and fined for battery.
R v SAC Ward [2018]	
-	a bar in Akrotiri, Southern Cyprus. Digital analysis expert instructed. Military Court nal charges and fined for a minor service offence. 85% costs returned.
R v Wynn [2011]	
Corporal accused of taking part in stam	nping on a subordinate. Bullford Military Courts Centre. Acquitted.
Bulford Courts Martial case which start drugs which went down to the constructional points argued given conducted of all charges R v CH [2019] Sexual assault and other matters of vio Acquitted of allegation of sexual impro R v SAC Ward [2018] Allegation of GBH on a senior officer in Centre in Cyprus. Acquitted of all crimin R v Wynn [2011]	ction of words in text messages and an alternative proposition to Twist – complex duct took place on a base in Canada where activity if true would have been legal – olence alleged against juvenile whilst on an RAF base in Akrotiri, Southern Cyprus. Opriety and fined for battery. a bar in Akrotiri, Southern Cyprus. Digital analysis expert instructed. Military Court nal charges and fined for a minor service offence. 85% costs returned.



Appellate work	
Charles advises privately on appeals and	d often appears in the appeal courts.
Notable Appellate work cases	
R v Griffin [2024]	
£200,000 of damage and endangering li	or a man convicted of a series of separate arsons across Guildford, causing over fe. The defendant had a history of mental illness which was insufficiently onths down to 70 months imprisonment.
R v Heath [2024]	
	sentence for two lots of drug trafficking whilst on bail from 7 years and 8 months all had been refused by the Single Judge therefore successfully overturned that 's determination.
R v Day [2019]	
sentence order from 21 months to 11 m characterised by a hard-fought battle po community elements of old orders, and	f a prolific drug addict on counts of burglary, thefts and breach of a suspended onths imprisonment, which led to his near immediate release. This case was ost sentence for reports on the appellant's mental health, the success of previous an investigation into the legality of the committal proceedings in the athway for the Court of Appeal's involvement in this case.
R v B [2018]	
	f a man convicted of a series of sex acts on a child from eight years to six years. It they were "genuinely grateful for the assistance Mr Durrant has provided with a count, both orally and in writing".
R v Smith [2016]	
	f a drug dealer in possession of eight separate controlled substances from 54 ral submissions were made with persistence".
R v Hall [2016]	
Court of Appeal reduced the sentence o	f man guilty of historic indecent assault from three years to two-and-a-half years.



R v Noel [2012]	
-	d four months' immediate imprisonment to a straight community order in a £12k nented for his "admirable tenacity" by McCombe J.
R v A [2011]	
Not yet reported. Successful appeal a	against conviction for breach of SOPO. Court of Appeal.
R v Gordon [2010]	
EWCA Crim 2987. Successfully reduce Appeal.	ed sentence for affray and criminal damage from 21 months to 15 months. Court of
R v Maxsims Milhailsens [2010]	
EWCA Crim 2545. Successfully reduce the Vice President LJ Hughes for clari	ed sentence for ABH from 24 weeks to 16 weeks. Court of Appeal. Complimented by ity and delivery.
R v Arinze [2010]	
EWCA Crim 1638. Successfully reduce "attractive written and oral advocacy	ed 15 months to nine months. Court of Appeal. Counsel commended for his of by judge.
R v Doyle [2009]	
EWCA Crim 308. Successfully reduced burglary. Court of Appeal.	d eight months immediate custody to three months suspended imprisonment for
Other Serious Cases	
Notable Other Serious Case	es cases
R v Miu [2024]	
Death by Careless Driving of a young Cambridge CC – acquitted	motorcyclist – highly emotionally charged – complex defence expert evidence –



R v Johnson [2023]	
Death by dangerous driving – comple cc. Acquitted.	cross examination of the County Council's Road Safety Officer – 5 days St Albans
R v Taner [2023]	
Causing serious injury whilst a dog wa days Harrow CC. Acquitted.	s dangerously out of control – involved complex expert behavioural analysis – 4

Memberships

- Inner Temple
- Criminal Bar Association
- Young Fraud Lawyers Association
- Justice

Languages

• French