

Recognised in Chambers & Partners Guide to the Bar 2019 as ***"at the top of his game and a silk that no other barrister wants to face in court."***

Ranked as Band 1 in Chambers & Partners for both Crime and Financial Crime.

Simon specialises in all aspects of criminal law, in particular homicide, serious fraud and organised crime. He has defended many high profile cases such as Dale Cregan, Arran Coghlan, and Operation Elveden (the News International cases). He has been widely praised for his devastating cross-examinations.

He exclusively defends in serious and complex crime. His practice encompasses murder, gross negligence manslaughter, evasion of duty, MTIC and serious fraud, terrorism, complex multi-handed drugs cases and corruption.

He has appeared in many high profile cases. He defended John Hardy, a former sergeant major, in Operation Elveden who was accused of selling stories about Prince William and Prince Harry to The Sun. He was the only source to be acquitted by a jury in those News International trials. As well as his skills as a jury advocate, he is well known for his ability to develop complex legal arguments. He is known for his mastery of detail even in cases with voluminous quantities of evidence. He has an advanced knowledge of computing which can assist with the management of large amounts of evidence.

He led for the defence in the first case in which an application for independent special counsel for disclosure was granted [R v Greaves]. Since then he has made several successful applications for special counsel which led to the cases collapsing.

He has defended a number of solicitors and professionals in recent years who have found themselves charged with criminal offences.

He has advised CEOs, such as Julian Wheatland, former Chief Executive of Cambridge Analytica.

He will provide an extremely comprehensive and involved service together with a robust defence to those charged with more minor offences who wish to pay privately.

He also appears in Sport Regulatory work and has appeared before the FA Appeal Committee and the Court of Arbitration for Sport in Lausanne. In 2012 he succeeded in restoring Bradford City FC to the FA cup after they were disqualified.

"He has a brilliant legal brain and is a top-quality advocate." "Simon is exceptionally bright; he is a fearless advocate and has a brain like a computer. He is always in and around every serious and complex case, and is a real go-to barrister." "He is very persistent but he really fights his corner and is a very persuasive advocate." - Chambers & Partners, 2021 (Financial Crime)

"An extremely intelligent and strategically astute practitioner." "He is a first-class performer who has a good knowledge of the law and is always well prepared." "Extremely bright indeed. He is good at cross-examining experts." - Chambers & Partners, 2021 (Crime)

"Hyper-intelligent with a huge knowledge of the law and an expert on issues of disclosure and legal privilege." - Legal 500, 2021



CONTACT DETAILS

Email:

simon.csoka@lincolnhousechambers.com

Telephone:

0161 832 5701

PRACTICE AREAS

Business Crime and Financial Regulation

Criminal Law

MEMBERSHIPS

Criminal Bar Association



Simon Csoka QC

Call to the Bar: 1991
Silk Year: 2011

"An exemplary silk with an outstanding eye for detail. He is exceptionally thorough and a fearless advocate." "A phenomenal advocate - he's intellectually supreme and a powerhouse in the nastiest and most difficult cut-throat cases. He's a sheer pleasure to watch." – Chambers and Partners, Crime 2020

"He is fearless, exceptionally bright and a master tactician. He can destroy witnesses with his powerful and superb cross-examination." "He's frighteningly intelligent." "For anything involving a technical argument, he is wonderful. He's always the cleverest man in the courtroom and clients love him." - Chambers and Partners, Financial Crime 2020

"He is incredibly bright and my number one silk for serious and complex crime. "He is an exceptional jury advocate and has a great client manner." – Chambers and Partners, Crime, 2019

"He is exceptionally bright and a quality advocate." "He has a remarkable intellect and is one of the best criminal silks in the UK." - Chambers and Partners, Financial Crime, 2019

"He uses his encyclopedic knowledge of the law with devastating effectiveness in defence of his clients." – Legal 500, 2019

"A silk who oozes class." – Legal 500, 2018

"A highly respected figure in the Criminal Defence Bar, who handles a range of complex and high-value fraud cases. Areas of strength include cases involving allegations of missing trader intra-community (MTIC) fraud...Very good on issues such as disclosure and dismissal. He is very active pre-trial, looking for anything which can bring an end to the case before it gets anywhere near a jury...Great, extremely intelligent. A very good approach to matters....Recent work: Acted in R v Anthony O'Neill, regarding long-running allegations of missing trader fraud and income tax fraud in relation to the construction industry." – Chambers & Partners, 2017

"A leader in his field with a national reputation; he is a formidable opponent." – Legal 500, 2016

Legal 500 2015 Band 1: **"Devastating in cross-examination."**

Ranked Band 1 Chambers and Partners 2016: **"He looks into the detail thoroughly and he's an extremely good cross-examiner."**

Legal 500 2016, Band 1: **"An exceptional advocate in the most complex of cases."**

Ranked Band 1 Chambers and Partners 2015: **"He is an incredibly good advocate."**

NOTABLE CASES

Homicide, Corporate Manslaughter and Health and Safety

Simon has led for the defence in many of the most notorious murder cases in the last decade. He also regularly appears for professionals in manslaughter cases. According to Chambers and Partners Guide to the Bar 2019, in this sector he is **"at the top of his game and a silk that no other barrister wants to face in court."**



CONTACT DETAILS

Email:

simon.csoka@lincolnhousechambers.com

Telephone:

0161 832 5701

PRACTICE AREAS

Business Crime and Financial Regulation
Criminal Law

MEMBERSHIPS

Criminal Bar Association



R v Carne Thomasson – The Salford gang war tit for tat shooting which led to a seven year old boy and his mother being shot on their door step. Thomasson was alleged to be the gangster who confronted them at the door but was acquitted of conspiracy to murder:

<https://www.theguardian.com/uk-news/2019/mar/21/gang-trio-guilty-botched-hit-left-mother-and-son-shot-salford>

R v Hedley Plummer – Successful defence of a man alleged to have kicked to death the Manchester rapper, Whites. His defence that he acted in self-defence was accepted by the jury despite the assertion from the prosecution pathologist that he had only seen similar injuries when a person had been hit by a train. <https://www.manchestereveningnews.co.uk/news/greater-manchester-news/hedley-plummer-noel-white-court-15568797>

R v Alfred Kurti - Successful defence of a defendant in a cold case murder prosecution. The supergrass's identity was exposed as fraudulent despite being taken on trust by the police. <https://www.manchestereveningnews.co.uk/news/greater-manchester-news/kalvinder-bob-singh-murder-trial-10617570>

R v Joseph Travers – Successful defence of custodial manager at HMP Woodhill charged with gross negligence manslaughter as a result of his management of a suicidal inmate. The case exposed serious failing in Healthcare at the prison as opposed to custodial care. <https://www.bbc.co.uk/news/uk-england-beds-bucks-herts-42878661>

R v James Abbott – Successful defence of a senior prison officer charged with gross negligence manslaughter for failing to take steps to prevent a female inmate from hanging herself. <https://www.standard.co.uk/news/crime/jail-guards-knew-suicidal-inmate-had-a-noose-in-cell-a4187551.html>

R v Dale Cregan – Defended Dale Cregan in perhaps the most notorious murder trial in recent times. Despite his admission to murdering two women police officers, he secured his acquittal upon a further hand grenade and sub-machine gun attack upon a defenceless woman. https://www.huffingtonpost.co.uk/2013/06/13/dale-cregan-trial-jury_n_3434163.html

R v Rabeel Malik – Successful defence of a mother over the violent death of her baby.

R v Bartlomej Bilas – Successful defence of alleged principal in multi-handed murder. One of the first cases in which the post Jogee law was applied

R v Adrian Rhodes – Acquittal of client for murder in a South London gang shooting.

R v Shahid Nowaz – Defence of man accused of murder in Hackney. A notorious case because the victim was mistaken for a gang member. Abandoned by the prosecution and remains unsolved.

R v Rebecca Leighton – the Stepping Hill Hospital (Stockport) nurse arrested for the insulin deaths. <http://tinyurl.com/8574vyc>

R v Ishaq Hussain - the Pakistani gang grooming murder in which his client, the alleged orchestrator, was acquitted. This was the subject of a Panorama documentary which led to uncovering the Rotherham grooming scandal. <http://tinyurl.com/7qtgrvw>

R v Kieron Stapleton - the defendant was accused of the murder in Salford of the Indian student, Anuj Bidve, who was shot in the head on Boxing Day. <http://www.bbc.co.uk/news/uk-england-manchester-16437658>



CONTACT DETAILS

Email:

simon.csoka@lincolnhousechambers.com

Telephone:

0161 832 5701

PRACTICE AREAS

Business Crime and Financial Regulation

Criminal Law

MEMBERSHIPS

Criminal Bar Association

R v Zaahid Patel – 13 week murder trial in Preston involving 5 separate cut-throat defences

Fraud and Financial Crime

Simon is ranked in Band 1 as a leading individual in Chambers and Partners Guide to the Bar 2019 for Financial Crime:

“A highly respected figure at the Criminal Defence Bar, who handles a range of complex and high-value fraud cases. Areas of strength include cases involving allegations of MTIC fraud, as well as mortgage fraud. He is also adept at handling cases involving organised crime.”

R v Ludovic Black – He acted for the lead defendant and alleged architect of a financial repayment scheme for solar panels. The case was prosecuted by the SFO.

R v John Hardy – John Hardy, a former sergeant major, in Operation Elveden who was accused of selling stories about Prince William and Prince Harry to The Sun. He is the only source to be acquitted by a jury in those trials. <http://www.telegraph.co.uk/news/uknews/crime/11461461/Sun-payments-trial-Four-journalists-cleared-of-paying-public-officials.html>

R v Mark Quayle (Operation Aquamarine) – Successful defence of Barclays manager in a multinational fraud involving off-shore special purpose tax companies in the Isle of Man and BVI to avoid tax. This was a six year investigation which resulted in a three month trial at Southwark Crown Court. Mark Quayle was acquitted following a comprehensive critique of Barclays off shore companies.

R v Richard Dixon – Successful defence of national car hire director upon charges of fraudulent trading.

R v Grace Purdie (Operation Bamburgh) – Successful defence of a director of two financial institutions in the UK's biggest ever mortgage fraud prosecution. Over half a million pages of evidence was served.

R v Tony Khaliq - Defence of a company director in the UK's biggest ever unified local authority trading standards prosecution involving regulatory offences in multiple council areas.

R v Mussarat Ali – Successful defence of company director in UK Border Agency prosecution.

R v Anthony O'Neill – Defence of businessman in a national CIS tax fraud.

R v Umair Nazir - Operation Inertia MTIC tax fraud. Largest ever MTIC VAT prosecution successfully compromised.

R v Godley - allegation of abuse of process by SFO in respect of breach of promise.

R v Davies – MTIC fraud involving copper cathode and scrap.

R v Chohan – Hundi/Hawala banking: international money laundering and fraud.

R v Young – Multimillion VAT fraud on imported luxury cars.

R v K and K – Leading for the respondent in a Prosecution appeal against a terminating ruling. This followed the successful defence of an accountant for international money laundering. The Court of Appeal certified a point of law for the House of Lords but leave was refused.



CONTACT DETAILS

Email:

simon.csoka@lincolnhousechambers.com

Telephone:

0161 832 5701

PRACTICE AREAS

Business Crime and Financial Regulation

Criminal Law

MEMBERSHIPS

Criminal Bar Association

Terrorism

R v SF – Defence of man accused of a plot to kill hundreds in Whitehaven during the annual festival.

R v GL – Defence of a Muslim man paradoxically accused of far right white supremacist terror offences.

Organised Crime

This was Simon's speciality as junior counsel but he has continued to be in demand for the gravest and most complex cases when a certificate for a QC is granted or when instructed on a private fee basis. According to Chambers and Partners Guide to the Bar 2019: **"He is incredibly bright and my number one silk for serious and complex crime."**

R v Luke Dann – This was a 10 year investigation which led to a mammoth prosecution of four defendants whom the prosecution alleged were the "bosses of the bosses" in a previous series of national and international drug conspiracies. Luke Dann was the lead defendant. There were nearly two years of disclosure applications and arguments which led to the appointment of special counsel by the Attorney-General. The prosecution offered no evidence on all counts in 2019.

R v Arran Coghlan – A substantial drugs prosecution by QC and two juniors, together with two QC special counsel, of the businessman labelled the "Teflon Don" by the media. The case collapsed during a disclosure application. <http://tinyurl.com/6pjhwej>

R v Longden – the UK's biggest ever drugs supply case at the time involving over £200 million worth of Class A drugs.

R v Greaves – the first ever successful application for special counsel to review PII material to enable English law to comply with Article 6. Appeal allowed in Court of Appeal owing to allegations of corruption against police officers in Lancashire Constabulary.

Operation Safe – called to the bar in the Isle of Man to defend in an undercover drugs supply case.

R v Singh – kidnapping for a substantial ransom of a "businessman" This became the leading case upon implied assertions following the introduction of the CJA 2003, *R. v. Sukadeve Singh* [2006] 2 Cr.App.R. 12

R v Taberer – blackmail of international money launderer who was being pursued by the Serbian and Russian mafia.

R v Pearson – a substantial police corruption case involving the sale of sensitive material to active criminals.

R v Miah – A substantial drugs prosecution which collapsed at the retrial following my successful application to exclude all the telephone evidence in the case. The submission concerned the influencing of experts with sensitive material and the manner in which the prosecution liaised with the Attorney-General's office over special counsel.



CONTACT DETAILS

Email:

simon.csoka@lincolnhousechambers.com

Telephone:

0161 832 5701

PRACTICE AREAS

Business Crime and Financial Regulation

Criminal Law

MEMBERSHIPS

Criminal Bar Association