

# **Ben Wild**

Junior Counsel - Under 15 Years CALLED 2024



Ben joins 9BR from the Crown Prosecution Service where he served as a highly-regarded Grade 3, RASSO-trained Crown Advocate.

He has 9 years of experience as a qualified Solicitor, Solicitor Advocate and then Barrister, presenting in the Court of Appeal, Crown Court, Magistrates' Court and Regulatory Tribunals.

He has a reputation for excellence, taking on cases at very short notice with calm tenacity under pressure, intellectual acumen and a likeable advocacy style. He is also known for his persuasive negotiation techniques, and his warmth of character with clients and colleagues.

## **Background and experience**

As a CPS Crown Advocate, Ben prosecuted a series of Crown Court Grade 3 trials including violent and organised crime, child and adult sex offences, witness intimidation, fraud, domestic abuse matters, cross-border offences, and weapons offences, gaining plaudits from Judges, officers, defence and CPS colleagues alike. He has appeared as both sole and junior advocate in the Court of Appeal, including in the leading 'small boats' sentencing case of R v

Ginar 2023.

Prior to this, he was a Senior Crown Prosecutor with the International Justice and Organised Crime Division, prosecuting cases involving international firearms and drugs importation, human trafficking and money laundering. He also has extensive experience as Magistrates' Court advocate, being promoted quickly from Crown Prosecutor to Senior Crown Prosecutor.

Before joining the CPS, Ben was a Case Presenter for the Nursing and Midwifery Council, prosecuting highly complex regulatory cases such as abuse of patients, contribution to death cases and dishonesty offences. He has experience of providing written legal guidance on matters of international law to Government Ministers from his time as an Advisory Lawyer with the Government Legal Department.

As a Co-Editor of the New Journal of European Criminal Law with an MA in International Law, Ben takes a keen interest in international criminal law, international humanitarian law, human rights and extradition.

# **Notable Cases**

#### Financial Crime

## R v B, 2024

Defence - B was stopped at UK Border Control with £22,000 in his jacket, said to be savings for an operation, and £202,000 inside a jetwash, of which the defendant had no knowledge. He was charged with two counts of concealing criminal property. The case involved an International Letter of Request in respect of alleged forged documentation. Result - acquitted on both counts.

### R v V, 2024

Prosecution counsel in a s328 POCA money laundering trial involving over £300,000 in fraudulent cheques. Result: conviction.

#### **Financial Crime**

#### General Crime

### **R v GD and MB, 2025**

Prosecution - Kidnapping with intent to commit a sexual offence, 6-day media interest trial. The

defendants kidnapped the intoxicated victim from a bar in the early hours. They carried her to their

home and unbuttoned her trousers, before she managed to flee and call the police. She was found

hiding next to a nearby car.

Result: both defendants convicted on both counts

R v SI, 2024

Child Cruelty and ABH - Prosecution - the defendant was a mental health nurse and professional

carer accused of repeated incidents of child cruelty including assault, against his step-son who had

vulnerabilities. After a 7 day trial involving ABE and s28 evidence, the defendant was convicted.

R v H, 2024

Defence counsel on two racially aggravated public order offences at Woolwich Crown Court.

Result: acquittal on both counts

R v Y, 2024

S4A stalking, robbery x2 and threatening to disclose private sexual photos – Crown Court trial,

prosecuting. Instructed on PM of Day 1. After all previous counsel had agreed no plea deal possible,

negotiated acceptable pleas and a lengthy restraining order, to the delight of the victim.

R v T [2024] EWCA Crim 62

Sole counsel for the Respondent in this <u>media interest</u> appeal against sentence. The appeal was

allowed.

R v C and M, 2023

Robbery – Two-handed. Victim had no memory due to intoxication and being attacked from behind.

ID case involving a chain of police ID evidence using CCTV stills and triangulating stills with post-

robbery financial transactions. Successfully adduced a defendant's bad character.

Result: conviction

**Crime** 

Immigration, Nationality and Asylum

R v Ginar [2023] EWCA Crim 1121

Junior counsel for the Respondent in this leading 'small boats' sentencing case, also drafting the

Respondent's Notice. The appeal was dismissed.

**Immigration, Nationality and Asylum** 

Rape and Sexual Offences

R v NB, 2025

Prosecution, instructed the evening before trial – NB was accused of raping his 12-year-old cousin and sexually assaulting her some years before. He had attempted to get the morning after pill

following the rape. NB had refused to provide the PIN to his phone, but the police gained access to it

shortly before trial: on it, they found indecent images of children.

Ben advised that, instead of pursuing a bad character application as originally planned (due to the

necessarily late service of the material), it would be better to add charges of indecent images to the

indictment on Day 1 of trial and adduce the material that way.

This application was successful and led to NB pleading guilty to a full 5-Count indictment without any

civilian witnesses needing to be called.

R v S, 2024

Sexual assault x2 and Threatening with an Offensive Weapon – Prosecution – S was accused of

sexually assaulting two different lone women at bus stops in early hours. In one of the incidents, S

put a broken glass bottle to the victim's face to ensure compliance. S was 17 at the time of the

offences, and required both an interpreter and an intermediary.

Result: conviction on all counts

R v S, 2024

Defence counsel – S was accused of sexually assaulting three teenage girls on a packed train. Ben

demonstrated collusion between the prosecution witnesses, acquired key defence evidence, and

exposed contamination of the prosecution's ID procedure.

Result: Acquittal

R v H, 2024

Engaging in sexual activity in the presence of a child – Crown Court re-trial, prosecuting (not original trial counsel). Accepted as a late return against highly experienced defence counsel. The case involved two sets of ABE and section 28 cross-examination, as well as live evidence from Crown

witnesses and the defendant.

Result: conviction

R v D, 2024

A sensitive media interest Crown Court sentencing case involving a convicted child sex offender grooming and attempting to molest a neighbourhood friend's child. Prosecuting. Total sentence 4

years 1 month.

R v H, 2023

Sexual assault x2 – Crown Court trial, prosecuting. Instructed on Day 1, having completed another trial that morning. No CCTV, forensic or eyewitness evidence. Successfully resisted a half-time submission, a bad character application against the complainant, and part of an application to

adduce her full sexual history.

R v C, 2022

Sexual Assault and Possession of False ID – Crown Court trial, prosecuting. Involved groping of victim inEurotunnel queue andpossession of false Belgian ID.No CCTV, forensics, or eyewitnesses. Involved victim's evidence via videolink from the Netherlands using an International Letter of Request which I

advised on, and expert evidencerethe ID.

Result: conviction

**Rape and Sexual Offences** 

Violence

R v R, 2024

Prosecution counsel - a drunken attempted street robbery hinging on identification evidence. Result:

conviction.

R v McC, 2024

Prosecution counsel - a 'honeytrap' robbery and ABH trial in which the victim was lured to a location,

5

only to be violently assaulted and robbed. The case hinged primarily on recognition identification evidence. Result: conviction.

R v G, 2024

Malicious communications, ABH x2, perverting the course of justice, and theft – Crown Court trial, prosecuting. Negotiated acceptable pleas and a lengthy restraining order after succeeding in getting the victim, who had previously disengaged, to court. The victim was delighted and felt she could now

move on with her life.

R v B, 2024

A highly complex media interest Crown Court sentencing across three separate matters involving firearms and other weapons offences, ABHs, racially aggravated offences, robbery and public order

offences. Prosecuting. Total sentence of 7 years 6 months.

R v S, 2024

GBH, controlling and coercive behaviour and a further 7 separate assaults. Crown Court trial, prosecuting. Succeeded, despite the victim having disengaged, in securing acceptable pleas and a contested 15 year restraining order.

R v B, 2024

Controlling and coercive behaviour x2, stalking s4A x2, criminal damage x2, intentional strangulation and x7 batteries – Crown Court trial, prosecuting. Late return. Succeeded in negotiating acceptable

pleas after former counsel's indication of no prospect of this.

R v D, 2023

ABH – Crown Court trial involving the assault of a young boy in front of his mother by a mentally challenged defendant. Prosecuting. Succeeded in agreeing the evidence of the victim and introducing the defendant's bad character at late notice.

Result: conviction

**Violence** 

**Achievements** 

Memberships

- Criminal Bar Association
- Inner Temple
- Lawyers' Christian Fellowship
- Justice Defenders
- Advocate (Bar Council Pro Bono Charity)
- Admitted as a solicitor in 2016

## **Appointments**

- Co-Editor of the New Journal of European Criminal Law
- (former) Co-Chair of the CPS Prosecution Christian Fellowship

#### **Publications**

- <u>Leaked Out Julian Assange's Great Escape</u> CrimeLine 9BR Extradition Hub July 2024 How, after 14 years of efforts by the US, the UK and Sweden, did Julian Assange manage to walk away with just a single charge, a sentence of time served, and no more extradition proceedings? Why did the US find itself settling for this option?
  - <u>European Court of Human Rights Case Law Update</u> New Journal of European Criminal Law –
    Current, quarterly since 2016
  - Justice: Why Bother? SAGE Publishing November 2020
  - <u>Eight key moments in International Criminal Court history</u> Global Justice July 2016
  - Yea Rights! The Legal Impact of Repealing the Human Rights Act European Criminal Bar Association - March 2016
  - A Farewell to Private Arms?: The UN, the Law and the Private Military Companies September 2012

#### **Awards**

- CPS Chief Crown Prosecutor (South East) Commendation Award 2022
- CPS Director of Public Prosecutions Commendation Award 2021
- Winner of the Kher Solicitors Award for Best Answer in an Advanced Criminal Law Exam 2015
- Winner of the BPP Innovation Award 2014

#### Education

2014 - Legal Practice Course - BPP Law School - Pass with Distinction

- 2013 Graduate Diploma in Law BPP Law School Pass with Commendation
- 2011 MA International Law United Nations University for Peace Grade: 9.5/10
- 2010 BA(Joint Honours) Politics and Modern History University of Manchester First Class

## Activities and Interests

- Poetry
- Boxing
- MMA
- Music
- Faith