Kerim Fuad QC

Legal 500 2019 & 2021 recognises Kerim Fuad as a Leading Silk

Year of call: 1992
Year of silk: 2010

Commanding advocate and a great tactician. A very strong strategic thinker. A commanding presence, excellent with clients and exceptionally bright. He has the jury eating out of the palm of his hand.

Legal 500 2021, Ranked as a Leading Silk

Listed in Who's Who.

First Class, I can say no more

Martin Harvey, Partner, Angela Porters

You're bl**dy excellent at what you do and you do it with swag

FC, Murder Client.

Thorough and meticulous in preparation, a charming advocate and a joy to work with

Peter Woodley, Partner, St James Solicitors.

Kerim delivered, in defence of his client, one of the most powerful and eloquent closing arguments I have ever seen

Public Defender, USA

Kerim Fuad QCs supreme mastery of the evidence is only surpassed by his ability to charm jurors and judges alike. He combines being the father of the house at the central criminal court with an extremely approachable and down to earth character who leaves clients with an unvarnished understanding of their predicament and a sense of relief that they are represented by the man to get them out of it.

Sean Longley of GT Stewart Solicitors.

About

Commanding advocate and a great tactician. A very strong strategic thinker. A commanding presence, excellent with clients and exceptionally bright. He has the jury eating out of the palm of his hand. Legal 500 2021 Kerim Fuad QC is Head of Church Court Chambers and the former Leader of the South Eastern Circuit. He is the first choice highly experienced defence silk for instructing solicitors high-profile, sensitive and most difficult cases. Kerim is a QC who is prepared to roll up his sleeves and fight fearlessly for his clients. His win rate is breathtaking and is second
to none. He has been described as an ingenious barrister with a unique ability to relate effortlessly with juries. The court trusts him. Kerim Fuad QC was the elected Leader of the South Eastern Circuit for 2017 and 2018, a reflection of the esteem with which his peers and the senior judiciary view him. Kerim is regularly instructed in high-profile, complex and sensitive cases, for example the murder of Damilola Taylor, the Exeter Bomber, the Three Cooks Bakery murder the Clockwork Orange murder, the Uber Driver wife murderer, to name but a few. Kerim's extraordinary energy, humanity and compulsive attention to detail means that he enjoys great success in defending his trials. Accordingly he has regular success in huge fraud trials, including by way of example the largest fraud against the NHS to date. He recently represented the main defendant in a 3 month fraud alleged against deaf charities, a complex allegation of cheating the revenue matter at the Old Bailey. He was also counsel in of the largest European human trafficking cases ever. He is also an Environmental law specialist, working for Thames Water. Since taking silk Kerim has developed a practice of back to back murder, terrorism, serious sexual abuse and fraud trials, nearly exclusively at the Old Bailey, where he has been described by a resident judge as the father in the house. Kerim has a wealth of past experience prosecuting crime (in particular sexual abuse) at all levels. This gives him a huge insight into the need to protect and understand the needs of vulnerable witnesses. The combination of his empathy, determined and sensitive approach led to great success which later formed the template for his highly astute trial tactics. He was chosen to work on both National and Local Better Case Management Committees in a bid to improve the quality of the experience facing all court users. In particular those who are the most disadvantaged and who naturally can find the crown court an oppressive, daunting and scary place to appear. He hopes to help break down those boundaries. Kerim is specialist vulnerable witness trained. He has a vast deal of experience in dealing with and obtaining the immediate trust of young and challenging clients and prosecution witnesses. His experience of mental health cases, especially unfitness to plead, defences of insanity and diminished responsibility is second to none. Kerim has built a first class reputation for winning. He thrives on difficult cases and securing acquittals against the odds, in the face of seemingly the strongest of evidence. This is why he is one of a small group of QCs who are regularly instructed to defend the most serious cases in the country at the Old Bailey. He is renowned for his ability to cross-examine experts on complex forensic evidence, and is often instructed in murder cases which demand his understanding of forensic pathology and cell site analysis. He is an outstanding jury advocate who has an innate ability to bring warmth and humour to even the most sensitive of cases. He is renowned for his passionate and persuasive opening and closing speeches. Kerim is highly regarded for his meticulous attention to detail and he values the importance of having Queens Counsel on board from the earliest opportunity and regularly insists on seeing clients in conference to reassure them even before a representation order for Silk is granted. Kerim accepts instructions in all criminal and international matters and has been instructed by leading magic circle firms, to provide his criminal and regulatory expertise. Kerim has long had an interest in international law and the benefit to be gained in learning from other legal jurisdictions and forging close cultural ties. Kerim was born in Kampala, Uganda and has lived in Hong Kong; he is of Cypriot heritage. Kerim proudly Co- founded and Co- Chairs the Cypriot Lawyers Society. In March 2018 he was specifically chosen by the British High Commissioner to teach advocates in Cyprus and harmonise relations between the two communities. He made strong associations with both Chief Justices there and met their respective judiciaries. Having fled Uganda as a refugee in the 1970s, he understands better than most the difficulties displacement and isolation can bring. He has provided a detailed paper to assist the Law Commission on its consultation on the law of Insanity and Automatism. Furthermore he has helped in the response to the Law Commissions consultation on Misconduct in Public Office. In November 2016 he was the only QC in the country to be selected to visit the Scottish High Court and attend the Scottish CBA Conference. There he
was privileged to give a detailed talk on Registered Intermediaries- The Theory in Practice in
England and Wales. He has developed strong ties with the Dean and Vice-Dean of the Faculty of
Advocates. From 2012 to 2016 Kerim Fuad QC was an active member of the Executive of the
Criminal Bar Association. He was the appointed Chair of the Hertfordshire and Bedfordshire Bar
Mess from 2013 to 2016. In July 2019 Kerim Fuad QC was appointed by Sir Stelios Haji-Ioannou
(of Easyjet) as a specialist adviser for his Philanthropic Foundation, focusing on matters relating
to the island of Cyprus. Kerim is a qualified Advocacy trainer for the Middle Temple. He has also
been a pupil supervisor for 21 years. Kerim Fuad QC believes that with the right positive mindset
anything can be achieved. Do the right thing, not the easy thing.

Cases of note

R v BM and another  Old Bailey  July to August 2020
On 10th October 2019 at 3.19 pm, a boy boarded the 241 bus on the way to Stratford wearing a
balaclava and armed with a very large hunting knife. He proceeded to knife two 15-year-old
schoolboys a total of 4 times, in front of terrified passengers, before running off the bus after B. A.
who later died of his stab injuries.

Mr Fuad QCs client was also a 15-year-old schoolboy and was carrying an identical hunting knife
in his rucksack which he was seen on CCTV to take out on the same bus to inspect. The
defendants knives had been bought together. He was alleged to have been the look out and the
one who tipped off his best friend from the top deck via a lengthy phone call, and other phone
calls, to know which bus the deceased and his friends were on and pinpointing where the bus
was.

There was previous Snapchat talk involving all the boys in which knives were talked about and
threats were made, including who was going to be the first to be on someones blade.
Mr Fuads client was acquitted of all 4 counts.
This acquittal adds to Mr Fuad QCs quite extraordinary record of Murder acquittals, in particular
over the last 10 years.

The other defendant was unanimously convicted of the Murder of B. A. He will be sentenced in
due course following probationary reports.

This case has been widely reported in the national press, although reporting restrictions apply in
respect of child defendants and witnesses.

On a separate note:

Both Mr Fuad QC and Miss Karaiskos are Cypriots who come from each of the islands
communities. The trial was a classic example of the two working as a successful, cohesive and
powerful team.

https://www.bbc.co.uk/news/uk-england-london-50427925
Kerim was instructed by Mr Joel Lamptey of Hanson Woods solicitors.

R v CM and another  Old Bailey  January to February 2020

Murder and Conspiracy to rob. His client used a dumbbell to kill a drug user in Acton and steal cash and Rolex watches from him.

Very powerful evidence connected CM to the murder scene, including; ANPR, CCTV, Cell site, three I messages sent to him by the co- defendant at the time of the killing referring to the need to Hurry up and get the P, a contemporaneous phone call that was recorded of the killing and Crimewatch searches done on his phone.

He was convicted and received a life sentence with a minimum term of 32 years imprisonment.

R v AM and others  Old Bailey - December 2019

Kerim Fuad QC today secured the unanimous acquittal of a young man alleged to have been involved in a brutal and savage murder. The trial before HHJ Leonard QC at the Central Criminal Court began on the 2nd December 2019 and lasted four weeks. It was alleged that the victim was stabbed repeatedly to death with a large kitchen knife in front of horrified eye-witnesses in retaliation for being on the territory of the three defendants having threatened two of them with a knife. He was instructed on behalf of the first defendant.

It was the defence case that the defendant together with a friend were being robbed by the victim, in an unprovoked incident, when another male emerged from nearby bushes and murdered the victim. It was advanced that there were, in effect, two separate incidents and thus the absence of a joint enterprise. Eye witnesses were skilfully cross-examined to establish a punctuation in time between the initial start of the incident, namely an altercation between the victim and the defendant said to be a robbery, and the end of the incident, when the stabber emerged from a hiding position and brutally attacked the victim.

This was a highly emotive case involving four young males and brought under the spotlight the
issue of joint enterprise post Jogee, and the sheer brutality and prevalence of knife crime.

The stabber was duly convicted of Murder. The defendant and his friend were acquitted, however in such sad cases there are never any winners.

This case was another acquittal for Mr Fuad QC marking number eleven of the most recent and sensitive murder cases in which Mr Fuad QC has successfully defended.

It is the third consecutive acquittal for Mr Fuad QC and Mr Witcher when defending together in such cases.

https://courtnewsuk.co.uk/accused-killers-were-in-wrong-place-at-wrong-time/


Kerim was instructed by Mahomed Ismail, Director of MFI Law, London.

R v CS Lewes Crown Court November 2019

In a murder case dubbed The Midsomer Murder, Kerim Fuad QC represented a man who broke into a Waterside house in Bosham, West Sussex late at night in December 2013 with a claw hammer. He used the hammer to attack and kill a grandmother who was house sitting. The horrific injuries, in particular to her head were described as extreme and akin to those seen in a road traffic accident.

He then fled to Dej, Romania from where he was extradited under a European Arrest Warrant 6 years later.

The case led to the most extensive police investigation in Sussex history. 9,000 people were interviewed and over 3,000 DNA samples were taken in a police hunt for her killer.

The damning evidence was that he confessed to his ex partner and his dna was found on the bloodied hammer discarded at the scene.


Kerim was instructed by Sef Mani of Bark and Co Solicitors.

R v TP  Old Bailey- January to February 2019
Mr Fuad QC represented Mr T.P who accused of the Murder of his wife and Arson with intent to endanger his family and an alternate count of reckless Arson.

After a 13 day trial before the Common Serjeant of London, the jury found him guilty of murder, not guilty of Arson with intent, but guilty of reckless arson.

The jury had been 2 days in deliberation.

He was sentenced to a life sentence with a minimum term of 25 years imprisonment. He received a 7 year concurrent sentence for the reckless arson.

His client was alleged to have strangled his wife and forced a flannel deep down the back of her throat whilst she was alive. The prosecution (and pathology evidence) strongly suggested he then dragged her across the floor, removing clumps of her hair (which were found in the hall way and bedroom), locked her in a bedroom and set her body (her head and private parts) and two rooms in the house on fire. Fire experts gave evidence as to it having to be a deliberate setting of different fires in rooms.

His three children were prosecution witnesses against him saying he had dragged their mother across the floor from one room to another in which her body was found.

T.P maintained that he was in fact dragging a suitcase, not his wife, and the killing and lighting of the three separate fires was an accident. He could not explain why he lit fire so close to her private parts, but said it was spiritual like a sance.

When a neighbour, the deceaseds 80 year old parents and the refuse men came to the burning house to assist, he claimed many times over (and was captured on body worn footage) that his wife was not in the house but had gone for a walk. He verbally and physically pushed people out of the house refusing to let them into the bedrooms.

He told the police that he had lit candles to lighten the mood and that the bite injuries which matched her teeth on his hand (a piece of his skin was later found), putting the flannel deep in her mouth, were caused by their pet dog. Other injuries to his face were caused; when shaving.

Three weeks before the killing he had set up life insurance for the maximum payable to him upon his wifes death of 310,000 and was also to benefit from her pension. The jury also heard of two earlier separate but unproven reports of him assaulting her, once by attempting to strangle her.

He said in evidence that it was a shame she was dead.

In evidence he said he was in shock and was attacked by his wife first who had kicked him to his knee, having initially given a no comment interview.

https://www.bbc.co.uk/news/uk-england-london-47201007

Kerim was instructed by Chanelle Wray of Dexter Henry Solicitors

R v DB and others Old Bailey September November 2018
Kerim Fuad QCs extraordinary run of Murder Acquittals continues On 31st October 2018, after a 7 week trial at his home court, the Old Bailey, Kerim Fuad QCs client, D.B was unanimously acquitted of Murder. D was a 17 year old who was clearly captured on CCTV running with a large knife in Logan Place W8 in a chasing pack of 20 young men who were chasing down a man, LB who was then, as the crown put it, butchered defenceless on the pavement. His client was also remarkably acquitted of manslaughter and violent disorder.

It was the 9th acquittal Mr Fuad QC has secured in his last 10 trials.

Kerim was leading James Hasslacher and instructed by Deborah Spence of Banks and Partners Solicitors

R v F-D I and others Old Bailey November 2018 January 2019
Kerim Fuad QC maintained his unique and extraordinary run of 10 acquittals in his last 11 homicide trials, at the Old Bailey. He led Edward Boateng-Addo, also of Church Court Chambers, successfully representing Mr I who had allegedly played a key role in planning Mr Ss brutal killing with axe handles. He had followed and passed the deceaseds red car 13 times in a space of a few minutes whilst constantly on the phone for just under half an hour and reporting the movements of the deceaseds car to the driver of another car. The multi handed trial ran from early November culminating with their clients acquittal today. The first 2 defendants were unanimously convicted of murder, another of manslaughter. Another defendant was also acquitted.

Kerim was instructed by Ebenezer Madeinlo of Hanson Woods Solicitors.

R v FK Murder Old Bailey July 2018
Kerim Fuad QC secures another Murder acquittal. After a fascinating and extraordinary trial at Old Bailey that ran some 6 weeks, the jury unanimously acquitted FK of Murder but convicted her of manslaughter. The case widely reported by the media. The defence case not helped by the client who had taken a video and photo of deceased dying on pavement which she posted with the words thats what you get for fxcking with me. She also fabricated documents in the middle of giving her evidence.
Kerim Fuad QC led Kevin Molloy of Church Court Chambers. They were instructed by Attiq Malik of Liberty Law.

**R v AS and others Murder Old Bailey May 2018**

Kerim Fuad QC wins again Mr Fuad QCs winning streak continued. The jury at the Old Bailey unanimously acquitted AS on counts of murder and also manslaughter as a lesser alternative. The incident arose over a 20 drug debt in Plashet Park in East Ham on 15th October 2017. ASs case was that he threw one punch at a man who he thought was an aggressor and then withdrew from the incident. Another stabbed the deceased who died at the scene from a single wound to the heart.

**R v D. L and others Old Bailey Murder. February 2018**

After a hard fought six week trial at the Old Bailey, Kerim Fuad QC and Fiona McAddys client, DL was the only one of the 5 defendants to be acquitted of Murder & Manslaughter. DL was unanimously acquitted.

In what was one of his toughest cutthroat defences to date, Mr Fuad QC exposed the first 3 defendants lies, that their client DL was in the culprit car that went to the murder and whom was alleged by all to have played a lead part in the brutal and fatal knife attack on young Jermaine Goupall.

This was in spite of DL getting a text shortly before the murder saying:

Get your nank we going 7. 7 was a reference to CR7 another part of Croydon with whom the gang who lived in CRO postcode had historical issues of taunting and violence.

Complex issues relating to a co-defendants bad character dominated the case, and Mr Fuad QCs powerful and incisive cross examination based in part around the fruits of the application decimated the accounts of the co-defendants, and critically, augmented the Crowns case against them.

Mr Fuad QC was the only silk to make a defence opening speech which firmly laid the foundation for their defence and took the sting out of the case against his client.

He was instructed by Tim Edwards of Edwards Vaziraney.
R v S.H and others  Luton Crown Court -Rape and Misconduct in Public Office. December 2017.

Mr Fuad QC represented the main defendant a Serco detention officer, Mr H, who was accused of very serious counts of rape and sexual assault of a female detainee at Yarlswood detention centre in Clapham, Bedfordshire.

In addition his client faced an allegation of misconduct in a public office.

In this high profile and complex trial Mr Fuad QC managed to thoroughly discredit the complainants account over two days by his incisive, sensitive but powerful cross examination.

The allegations had hung over his client who was of impeccable character for over 5 years. His attention to detail and painstaking research into thousands of pages of material, comprising years of Serco and Home Office reports lead to a hugely focused and ultimately compelling cross examination of the complainant.

His trademark opening speech set the tone from which the crowns case never truly recovered.

Kerim Fuad QC was leading Matthew Kirk instructed by Cartwright King Solicitors.

R v S.E Coventry Crown Court  Rape. October 2017
Kerim Fuad QC succeeded yet again in university rape case.

Mr Fuad QC represented a young man accused of the rape of a fellow University student. After a trademark opening speech by Mr Fuad QC, straight after the crowns opening, and his meticulous cross examination (which was praised by the Judge for its sensitivity) Mr Fuad QC exposed the complainants account.

Mr Fuad QCs client who was a young man of impeccable good character, had given a complete and consistent account from the moment of his arrest that all sexual contact was consensual. He could not have assisted the investigation more.

Unusually and a first for the very experienced trial Judge, the trial did not even get to half time as the crown in the exceptional circumstances of this case, simply had no choice but to offer no evidence after the cross examination had concluded. The Judge directed the jury who happily found him not guilty.

Mr Fuad QC complimented his opponent in open court for the sensible decision he initiated, making plain how important it is that the independent Bar prosecute these sensitive and complex matters.
Mr Fuad QC was instructed by Steve Halloran of Lawtons Solicitors.

Another successful acquittal in a complex Murder trial, this time before HHJ Bevan QC at the Central Criminal Court. The victim had been stabbed at least 12 times in a senseless act of gratuitous violence; the motive inferred as revenge for the victim having dared mess with the wrong people. The defendant, K.M, an accepted road related (gang related) young man, was the owner of the car that carried the killers to the scene; the number plate having been noted down by an off duty police officer. The defendant was later positively identified on an ID procedure by an independent eye witness as being one of the two killers. When arrested the defendants face was half burnt the car carrying the killers had been set on fire. Further, the defendants phone had ceased all contact with the co-defendant after the time of the murder.

The jury acquitted K.M after the evidence, although seemingly compelling on its face, had been carefully dissected by the defence.

The co-defendant was convicted of Murder and was sentenced to a life imprisonment with a minimum term of 26 years.

Mr Fuad QC was instructed by Tim Edwards of Edwards Vaziraney and Co.

R v L  Kingston Crown Court  Attempted Murder. March 2017
An unusual case where the victim was stabbed repeatedly following a heated exchange over a trivial parking matter. The allegation was that the defendant, having had a fight with the victim on his doorstep, retreated to his house and retrieved a kitchen knife. After a few moments he was then captured on CCTV running through the cul-de-sac where both parties lived. Whilst the victim was sat in his car, unarmed, trapped by his seatbelt and sitting next to his partner, the defendant stabbed repeatedly through the open window, causing devastating and life changing injuries.

The case was unusual in that the defendants evidence was that he simply could not remember what had happened one moment he was at his front door with the victim, the next he was standing with a knife with people screaming at him that he had stabbed someone. The Crown argued that there was a clear intent to kill in that the defendant had said, as he went to get the kitchen knife; Just watch what is going to happen next. He then plunged the knife repeatedly into the victim and had told officers soon afterwards that he had seen red mist. He also made other unhelpful remarks noted by police officers. By good fortune and the commendable work of paramedics the victim survived, albeit being in a coma and sustaining life changing injuries. He spent many months in hospital. The added complexity to the case was that the defendants previous firm of solicitors withdrew having unusually breached legal privilege. As such the entire former legal team withdrew only a few days before the trial was scheduled to commence. The Learned Judge, HHJ Dodgson recognised that this unusual case deserved the attention of Queens Counsel Kerim Fuad QC and Colin Witcher were instructed. The trial had in the first instance to be adjourned in October 2016 and the jury discharged, Counsel rightly not being satisfied that the case had been fully prepared by the original legal team and that critical matters
of disclosure remained outstanding. The trial then took place this week and after a five day trial
the jury took only an

hour and a half to unanimously find the defendant not guilty of Attempted Murder.

Kerim Fuad QC took the decision to make a robust and persuasive opening speech which helped
quell much of the fire of prosecution counsels speech.

The defendant had earlier pleaded guilty to section 18.

Press: ITV:
http://www.itv.com/news/london/2017-03-15/knifeman-jailed-for-frenzied-attack-on-his-neighbour-i
n-trivial-parking-space-row/ Standard:
http://www.standard.co.uk/news/crime/jailed-for-five-years-thug-whose-frenzied-knife-attack-left-n
eighbour-in-coma-a3489841.html

Counsel were instructed by Karmenah Vaziraney, Partner at Edwards Vaziraney

R v J  Old Bailey  November 2016
The Uber driver murder.

Mr L googled how to stab his wife in the most painful way hours before he did so, inflicting many
stab wounds.

He was instructed by George Kampanella of EBR Attridge and Co

R v E.S and others  Bristol Crown Court  May 2016
Kerim Fuad QCs client was acquitted of Murder in triple stabbing incident.

After a two month Murder trial before the Honourable Mr Justice Openshaw, the jury unanimously
acquitted Mr Fuad QCs client, E.S of both Murder and S.18.

E.S was one of the main defendants and was caught on a covert prison van recording,
confessing to not only not knowing whether he

had licked the victim but also shouting Get the Ting, at the time they were alleged by eye
witnesses to have gone to the boot of the car to obtain the murder weapons.

Two of the co-defendants were convicted JB of both Murder and S.18, and ND convicted of S.18.
The rest were acquitted.
Kerim Fuad QC led Ray Tully of Guildhall Chambers.

He was instructed by Damon Whitlow and Emily Evans of Allen Hoole Solicitors, Bristol