

Shaheed Fatima KC

“Shaheed is a first-class advocate and formidable opponent.”

– CHAMBERS AND PARTNERS, 2025

Year of call: **2001**
Appointed to silk: **2016**
Degree: **LLB (Hons) (Glasgow), BCL (Oxon), LLM (Harvard)**



Shaheed has a broad practice which includes commercial law, civil liberties/human rights, public law/regulatory law and public international law. Many of her cases involve group litigation and aspects of conflict of laws, public international law or foreign law. She is identified as a leading silk in the latest editions of Chambers UK, Chambers Global and the Legal 500 for her expertise in six areas: Administrative and Public Law, Civil Liberties and Human Rights, Commercial Litigation/Dispute Resolution, Group Litigation, International Human Rights Law and Public International Law.

The range and scale of her practice is illustrated by the awards for which she has recently been shortlisted:

- Group Litigation and Consumer Silk of the Year (2024; Legal 500 Bar Awards);
- Commercial Dispute Resolution Silk of the Year (2023; Chambers Bar Awards);
- International Law Silk of the Year (2023; Legal 500 Bar Awards) and
- Group Litigation and Consumer Silk of the Year (2022; Legal 500 Bar Awards).

The extensive scope of her practice is also reflected in the wide range of courts in which she appears (English courts; the European Court of Human Rights; the Court of Justice of the European Union; UN treaty bodies; arbitral tribunals) and in her diverse clients, which include:

- States (e.g. Bahrain; Cyprus; Iran; Rwanda; Russian Federation; UK);
- Companies and businesses (e.g. American Airlines; BHP; Gemfields; Glencore; Hyundai-Kia; Imperial Tobacco; Lloyds underwriters; Miramax; Newcastle United Football Club; Royal Mail; Shell; Volkswagen);
- UK Government Departments and regulatory bodies (e.g. ACCA; Foreign and Commonwealth Office; Home Office; Treasury);
- Individuals (e.g. Prince Abdul Aziz of the Kingdom of Saudi Arabia; Gordon Brown, former UK Prime Minister and UN Special Envoy for Global Education; the Duke of Sussex; the UK Prime Minister; Viktor Yanukovich, former Ukrainian President);

- International organisations (e.g. the UN Refugee Agency; World Bank Group); and
- NGOs (e.g. Amnesty; Justice; Liberty; Redress).

Shaheed's work is wide-ranging. She is as comfortable in a commercial law setting as she is in a public/human rights law setting. Her practice includes both appellate and trial advocacy. Recent examples of her commercial law practice are as follows:

- Representing Shell in the derivative claim brought by an environmental organisation with a minority shareholding in relation to the company's climate change risk management strategy [2023] EWHC 1897 (Ch) (permission refused); [2023] EWHC 2182 (Ch) (costs)
- Account of profits case involving several weeks of cross-examination of numerous factual and expert witnesses and in which the court held that her clients were entitled to recover more than \$100m: Recovery Partners GP Ltd v Rukhadze [2022] EWHC 690 (Comm);
- Representing Newcastle United Football Club in the dispute, with the Premier League, over the sale of the Club to a consortium including Saudi Arabia's Public Investment Fund: [2021] EWHC 450 (Comm) and [2021] EWHC 349 (Comm)
- Representing the former Chairman of the Libyan Investment Authority in a case raising the question of who the English Court should recognise as the validly appointed Chairman re c.\$1 billion assets in the UK: Mohammed v Breish [2020] EWCA Civ 637, and
- Representing Prince Abdul Aziz in his successful defence of a contractual claim of over £12 million: Harb v Prince Abdul Aziz [2018] EWHC 508 (Ch).

Recent examples of her public/human rights law practice are as follows:

- Representing the Duke of Sussex in his judicial review claims regarding security provision: R(Duke of Sussex) v SSHD [2023] EWHC 1228 (Admin); [2022] EWHC 1936 (Admin);
- Acting for the claimants in R (Certain Underwriters at Lloyds) v HM Treasury [2020] EWHC 2189 (Admin). The Court held that her clients, who sought to enforce a judgment of c.\$51 million were entitled to information from HM Treasury regarding the location of frozen Syrian assets;
- Acting for the claimants in Mohammed v Secretary of State for Defence [2017] AC 821, Supreme Court which involved detention in Afghanistan and the relationship between international human rights law and international humanitarian law, and
- Representing the Prime Minister in relation to the role/use of international law within domestic law, including the Ministerial Code: R (GCHR) v Prime Minister [2018] EWCA Civ 1855, Court of Appeal.

A significant part of Shaheed's practice involves complex group litigation. She represented Volkswagen in Crossley and others v Volkswagen Aktiengesellschaft (more than 90,000 claimants) and is currently instructed in several group claims including the following:

- for BHP in Municipality of Mariana and others v BHP Group plc and BHP Group Ltd [2023] EWCA Civ 1388; [2022] EWCA Civ 951 (more than 600,000 claimants);
- for Shell in Alame v Royal Dutch Shell plc [2023] EWHC 2961 (KB) (for earlier judgments in the same litigation see Okpabi v RDS [2021] UKSC 3);
- for UEFA in relation to claims arising from the UEFA Champions League Final in 2022 (judgment pending);

- for Hyundai-Kia in the NOx Emissions Group Litigation [2023] EWHC 3173 (KB), and
- for Imperial Tobacco in *Josiya v British American Tobacco plc* [2021] EWHC 1743 (QB).

Shaheed is frequently instructed on cases involving questions of foreign law. She is experienced at working with foreign law experts and cross-examining expert witnesses. In the last five years she has worked on the following: Brazilian environmental and constitutional law and civil procedure; Dutch tort law and civil procedure; Georgian civil procedure; Libyan constitutional and administrative law; Lithuanian competition law; Malawian tort and labour law; Mozambique constitutional law and civil procedure; Myanmar law; Nigerian environmental and constitutional law; Peruvian tort law and civil procedure; Russian criminal law and criminal procedure; Saudi Arabian public law; Thai tort and labour law; Ukrainian criminal law and criminal procedure; and Zambian tort, environmental and constitutional law.

Before being appointed to silk in 2016, Shaheed was frequently instructed on UK Government work:

- She was a member of the Attorney General's Public International Law 'A' Panel (2014-2016) and the Attorney General's 'A' Panel (2011-2016), having previously been on the 'B' Panel (2009-2011).
- Examples of cases in which she was instructed by the UK Government whilst on the Panels include: cases before UN treaty bodies (e.g. the Committee on the Elimination of Discrimination Against Women); the Kosovo Advisory Opinion (International Court of Justice, 2010); *Shepherd v Germany* (Case C-472/13) [2015] QB 799 (Court of Justice of the European Union); *El Kott* (Case C-364/11, Grand Chamber, Court of Justice, 2012); and *Alarape v Secretary of State for the Home Department* (Case C-529/11) [2013] 1 WLR 2883 (Court of Justice).

In addition to advising and representing clients in specific cases, Shaheed has also been appointed to conduct or participate in wide-ranging reviews:

- In April 2017, she was appointed Chair of the Legal Panel to the Inquiry on Protecting Children in Conflict by Gordon Brown, former UK Prime Minister and is the lead author of the book that was produced as part of the Inquiry: *Protecting Children in Armed Conflict* (2018, Hart/Bloomsbury Publishing). Her comments on the 20th anniversary of OPAC can be watched [here](#).
- In June 2018, she was appointed by the World Bank Group, as one of three external experts, to conduct a review of its policies, procedures and practices in order to improve the existing provisions and processes for tackling, reporting and reviewing allegations of sexual harassment and sexual exploitation and abuse.
- In 2021/2022 she participated as an independent member of the Commission on the UK's Future which issued a report in December 2022, "A New Britain: Renewing our Democracy and Rebuilding our Economy."

Shaheed is a widely-recognised and award-winning lawyer.

- In 2024 she was shortlisted for Group Litigation and Consumer Silk of the Year (Legal 500 Bar Awards); In 2023 she was shortlisted for Commercial Dispute Resolution Silk of the Year (Chambers Bar Awards) and International Law Silk of the Year (Legal 500 Bar Awards).
- In 2023 she was shortlisted for Commercial Dispute Resolution Silk of the Year (Chambers Bar Awards) and International Law Silk of the Year (Legal 500 Bar Awards).
- In 2022 she was shortlisted for Group Litigation and Consumer Silk of the Year (Legal 500 Bar Awards).

- In 2019 she received Theirworld's #WritetheWrong Award. Yvette Cooper MP, presenting the award, described Shaheed as having "tirelessly championed the protection of vulnerable and marginalised children living in conflict affected areas... [she] has given a voice to the vulnerable children in conflict, whose future is taken from them by the stark realities of war."
- In 2017, The Lawyer magazine named Shaheed as one of its 'Hot 100' leading lawyers: Shaheed was described as one of the "standouts" on the year's list, and as "the youngest female barrister to take silk in 2016 and already earmarked as Supreme Court judge material, who acted in several high-profile and controversial cases in 2016."
- In December 2013 she was listed in Chambers UK's Top Junior Bar 100 with the comment: "she is an absolutely brilliant barrister, who devours complex issues with ease and responds with simple solutions."
- In October 2013 she was awarded Junior of the Year in Human Rights and Public Law (by Chambers Bar Awards; and was shortlisted in the same category in 2011).
- In October 2009 Legal Week included her in the "Top 10 Stars of the Commercial/Chancery Bar" with the comment, "clients refer to her as 'like having another silk on the case'."
- In 2007 she was listed by Times Online as one of ten "Future Stars of the Bar".
- In 2007 she was awarded the Human Rights Lawyer of the Year Award (by Liberty and Justice) for "her remarkable work, often on a pro bono basis. For her brilliant analysis, consistent arguments and commitment in debating human rights cases before both the British and the European Courts."
- In 2005, The Lawyer identified Shaheed as the "human rights champion" and one of six star lawyers under the age of thirty.

Shaheed is working on the second edition of her book, *International Law and Foreign Affairs in English Courts* (forthcoming 2025; Hart/Bloomsbury). She is the lead author of *Protecting Children in Armed Conflict* (see above); a contributor to *The Oxford Handbook of Comparative Foreign Relations Law* (Curtis A. Bradley, editor; 2019, Oxford University Press) (cited by the Supreme Court: *In re Scottish Independence Referendum Bill* [2022] UKSC 31, [88]) and a contributor and founding editor of the transatlantic national security blog, *Just Security*.

Shaheed has taught law at Pembroke College (University of Oxford); Harvard Law School; New York University School of Law, and the Graduate Institute in Geneva.

She frequently gives lectures and speaks at conferences. Recent events include: London International Disputes Week Conference (June 2024); PLP Judicial Review Conference (October 2022, London); Children and Armed Conflict presentation to UN Committee on the Rights of the Child (January 2020, Geneva); London Conference on International Law (October 2019, London); SOAS Keynote Lecture, Executive Course on Public International Law (September 2019, London); London International Disputes Week Conference (May 2019, London); Save the Children 'See Me Safe' Centenary Symposium (May 2019, London); FCO Annual International Law Seminar (May 2019, London); Save the Children Symposium to Stop the War on Children (April 2019, Peace Palace, the Hague); 2018 Annual Lecture of the International Humanitarian Law Unit (November 2018, University of Nottingham); the 30th Anniversary of the Bangalore Principles, BIICL (November 2018, London); launch of *Protecting Children in Armed Security* (November 2018, London); ILSA International Law Weekend (October 2018; New York) and the 2018 Eli Lauterpacht Lecture (October 2018; University of Cambridge).

She is a member of the Advisory Board, Lauterpacht Centre for International Law, Cambridge; member of NYU's Global Institute for Advanced Study External Advisory Council; and, at Gray's Inn, a Bencher, Advocacy Trainer and Chair of the Scholarships Committee.

EXPERIENCE

Commercial

Shaheed has a diverse commercial law practice with a broad client base which includes States, companies, international organisations and individuals, including royalty.

She is an experienced advocate, in appellate and trial advocacy, before English courts and arbitral tribunals. She has worked on cases in other jurisdictions, including in New York, where she was called to the Bar in 2002.

In addition to her general commercial law practice, she has particular expertise in cases involving (a) private international law/conflicts of law; (b) public international law issues, especially international law immunities and privileges; (c) act of state or non-justiciability issues and (d) foreign law (for recent cases: see the list above).

Shaheed's practical expertise in private international law/conflict of laws and public international law is complemented by her academic interest in these areas: she is working on the second edition of her book, *International Law and Foreign Affairs in English Courts* (forthcoming 2024); was a research assistant for North and Fawcett, *Cheshire and North's Private International Law* (1999) and Crawford, *Private International Law in Scotland* (1998) and she contributed to Goode, *Commercial Law* (2005) (chapters 37 Conflict of Laws and 38 Commercial Litigation). She taught contract law at Pembroke College, Oxford from 2003-2005.

Shaheed is identified as a leading silk in the latest editions of Chambers UK, Chambers Global and Legal 500 for her expertise in Commercial Litigation/Dispute Resolution and Group Litigation. For the other awards and recognition she has received: see list above.

“There is no one at the bar that works harder than her and I am constantly amazed at the cases she is involved in. She is in pretty much every big action.”

— CHAMBERS AND PARTNERS, 2025

Cases

ClientEarth v Shell plc

[2023] EWHC 1897 (Ch) (permission refused); [2023] EWH 2182 (Ch) (costs)

Representing Shell in the derivative claim brought by an environmental organisation with a minority shareholding in relation to the company's climate change risk management strategy

Municipality of Mariana and others v BHP Group plc and BHP Group Ltd

[2023] EWCA Civ 1388; [2022] EWCA Civ 951 (ongoing)

Acting for the Defendants in a claim by over 700,000 Brazilian claimants in relation to the collapse of the Fundao Dam in Brazil in 2015. The case involves issues of Brazilian environmental law and civil procedure.

Alame v Royal Dutch Shell

[2023] EWHC 2961 (KB) (ongoing)

Acting for the Defendants in group litigation involving issues of Nigerian environmental law. For earlier judgments in the same litigation see *Okpabi v RDS* [2021] UKSC 3.

Recovery Partners GP Ltd v Rukhadze

[2022] EWHC 690 (Comm)

Acted for the Claimants in a six-week trial (involving extensive cross-examination of factual and expert witnesses) for an account of profits, following a judgment in which the defendants had been found liable for breach of fiduciary duties. The court held that the claimants were entitled to recover in excess of \$100m. For related judgments see: [2021] EWHC 2057 (Comm); [2021] EWHC 2215 (Comm) and [2021] EWHC 1621 (Comm).

Josiya v British American Tobacco plc and others

[2021] EWHC 1743 (QB) (ongoing)

Acting for the Imperial Tobacco Defendants in group litigation involving issues of Malawian tort and labour law.

Newcastle United Football Co Ltd v Football Association Premier League

[2021] EWHC 450 (Comm) and [2021] EWHC 349 (Comm)

Acted for the Claimant in a high-profile sports law/regulatory arbitration which concerned which entities would own and/or have the ability to control the club following a takeover. The Claimant applied to remove one of the arbitrators on the ground of lack of impartiality under s.24 of the Arbitration Act 1996. The judgments noted above deal with the challenge, including whether it should be heard in public and whether the judgment should be unredacted and un-anonymised. The case settled in October 2021 after the Premier League received legally binding assurances that the Kingdom of Saudi Arabia will not control the Club.

Mahmoud v Breish and Hussein

[2020] EWCA Civ 637

Acted for the Defendant Mr Breish, former Chairman of the Libyan Investment Authority in litigation culminating in a Court of Appeal judgment applying the one voice doctrine to the UK Government's recognition of the PC/GNA as the Government of Libya. (The first instance judgment which addressed the detail of the parties' cases on Libyan constitutional and administrative law is at: [2020] EWHC 696 Comm.)

Atlantica Holdings Inc v Sovereign Wealth Fund Samruk-Kazyna JSC

[2019] EWHC 319 (QB)

Acted for a third party in relation to an application to set aside an order requiring his oral examination under oath pursuant to a letter of request from US court.

AAA v Gemfields plc

Acted for the Defendant in a mass tort claim arising out of the operation of a ruby mine in Mozambique. The case raised complex questions of conflict of laws; the law of Mozambique and corporate accountability for alleged human rights' violations.

Harb v Prince Abdul Aziz

[2018] EWHC 508 (Ch)

Acted for the Defendant, HRH Prince Abdul Aziz, in relation to a £12 million contract claim. The case involved many hearings and several judgments. For the judgments on immunity see: [2014] 1 WLR 4437 and [2016] 2 WLR 533. The first trial, and resulting judgment of Peter Smith J, was set aside by the Court of Appeal and led to a retrial in 2018. The Prince succeeded. Permission to appeal was refused.

Vilca & others v Xstrata Limited and Xstrata Tintaya

[2018] EWHC 27 (QB)

Acted for the Defendants, successfully resisting a personal injury claim arising out of a violent protest at a Peruvian copper mine. The case lasted for a number of years: it involved several contested disclosure applications and raised complex questions of conflict of laws; Peruvian law, especially the Peruvian law of limitation, and corporate accountability for human rights' violations. The defendants succeeded after a trial of the preliminary issue on Peruvian limitation. The claimants were refused permission to appeal.

Hulley Enterprises Limited, Yukos Universal Limited, Veteran Petroleum Limited v Russian Federation

(2015)

Acted for the Defendant, the Russian Federation, resisting the enforcement of a \$50 billion arbitral award including by reference to sovereign immunity.

Madoff Litigation: Madoff Securities International Limited and Irving H Picard v Raven and others; Rubin v Eurofinance SA; Vizcaya Partners Ltd v Irving Picard

[2011] EWHC 3102 (Comm); [2013] 1 AC 236; [2016] UKPC 5

Multiple, cross-jurisdictional, ongoing claims: acted for the Trustee in Bankruptcy of Bernard Madoff in a number of actions (including those listed above) in different jurisdictions seeking to recover part of the US\$50 billion which was lost under the Madoff Ponzi Scheme.

IFC v (1) Punj Lloyd Limited (2) Punj Lloyd Upstream Limited

(2016) EWHC 1460 (Comm)

Acted for the Claimant in a successful \$20 million claim regarding loan agreements.

Desarrollo Inmobiliario v Kader Holdings Company Limited

[2014] EWHC 1460 (QB)

Acted for the Defendant regarding the recognition and enforcement of a Judgment of the Superior Court of Arizona.

LCIA Arbitration

(2013/2014)

Acted for the Claimant in a multi-jurisdictional dispute arising in the hospitality industry.

Jacobs Engineering Group Inc and another v Aker P&C Group AS and others

(2013)

Acted for the Claimant in relation to an indemnity claim brought under a share sale agreement.

Dane Associates Ltd v Government of the Republic Rwanda

(2013) (ICC)

Acted for the Defendant, the Government of the Republic of Rwanda defending and counterclaiming in relation to a gas and electricity supply concession and concerning indirect expropriation, the relationship between Rwandan law, customary international law and international treaties.

Apex Global Management Ltd v Fi Call Ltd

[2013] EWCA Civ 642

Acted for the Petitioner in applications brought by two Saudi Princes claiming immunity under the State Immunity Act 1978.

Global Torch Ltd v Apex Global Management Ltd

[2013] EWCA Civ 819

Acted for the respondent in relation to applications seeking to have interlocutory applications heard in private.

Zeid v Credit Suisse (UK) Limited

[2013] EWCA Civ 14

Acted for the Claimants, an Egyptian shipping magnate's family in mis-selling claim of around \$70 million regarding highly leveraged structured products.

HSBC Trustee (CI) Ltd v Public Joint Stock-Company Commercial Bank Nadra

(2012)

Acted for the Claimant in a \$60 million claim under a Guarantee which raised questions of choice of law and the proper interpretation and application of Ukrainian regulatory and banking law.

Civil Liberties & Human Rights

Many of Shaheed's current cases are ESG related and engage a range of human rights issues: see Commercial Law section above and, in particular, her cases for BHP, Shell and Imperial Tobacco.

Prior to being appointed to silk in 2016, Shaheed was on the Attorney General's Panel of Counsel (A Panel, 2011-2016 and B Panel, 2009-2011) and was frequently instructed by Government Departments on human rights matters. Whilst many of her cases start as judicial review claims before the English courts, she is an experienced human rights advocate in other fora, including the European Court of Human Rights, UN treaty bodies and EU courts and also undertakes a significant volume of advisory work.

Shaheed's practical expertise in human rights is complemented by her academic interest in this area: she is a contributor and founding editor of Just Security an online forum on law, rights and national security and she is working on the second edition of her book, International Law and Foreign Affairs in English Courts (forthcoming 2024). She is also the lead author of Protecting Children in Armed Conflict (2018, Hart/Bloomsbury Publishing) which covers international humanitarian law, international criminal law and international human rights law.

She frequently speaks at conferences on human rights and has taught human rights courses at Harvard Law School, NYU School of Law and at the Graduate Institute of International and Development Studies in Geneva.

Shaheed is identified as a leading silk in the latest editions of Chambers UK, Chambers Global and Legal 500 for her expertise in Administrative and Public Law, Civil Liberties and Human Rights, International Human Rights Law and Public International Law. For the other awards and recognition she has received: see list above.

“Her reputation precedes her – she is one of the cleverest people in the area.”

– CHAMBERS AND PARTNERS, 2025

Cases

Al-Hawsawi v Lithuania (pending before the European Court of Human Rights)

Application 6383/17

Acting for the Applicant, a so-called “High-Value Detainee” in Guantanamo Bay, regarding his rendition and conditions of detention in Lithuania.

R (Siddiqui) v Lord Chancellor

[2019] EWCA Civ 1040

Acted for the Defendant, the Lord Chancellor, in successfully defending an Article 6/common law challenge to the removal of the right to an oral hearing when seeking permission to appeal to the Court of Appeal. Permission for judicial review was refused.

Rustavi 2 Broadcasting Company Ltd and others v Georgia

Application No. 16812/17 (Judgment dated 18 July 2019)

Instructed by the Applicants in relation to a claim before the European Court of Human Rights concerning the freedom of expression of a broadcasting company and alleging violations by Georgia of Articles 6, 10 and 18 of the ECHR and Article 1 of Protocol No.1.

Report for World Bank Group on Sexual Harassment

Appointed in June 2018 by the World Bank Group, as one of three external experts, to conduct a review of its policies, procedures and practices in order to improve the existing provisions and processes for tackling, reporting and reviewing allegations of sexual harassment and sexual exploitation and abuse.

AJ and others v UK

(ongoing)

Counsel for the Defendant, the UK, in relation to claims alleging that the UK has violated the UN Convention on the Elimination of Discrimination Against Women.

A v UK (ongoing)

(UN Committee on the Elimination of Discrimination Against Women)

Counsel for the Defendant, the UK, in relation to a claim alleging that the UK violated the UN Convention on the Elimination of Discrimination Against Women.

Inquiry on Protecting Children in Conflict

Chair of the Legal Panel for the Inquiry on Protecting Children in Conflict (chaired by former UK Prime Minister, Gordon Brown). The 5000-page report of the Legal Panel, of which Shaheed is the lead author, has been published as a book, *Protecting Children in Armed Conflict* (2019, Hart/Bloomsbury Publishing). It reviews the position of children in armed conflict by reference to the six grave violations, as identified by the UN Security Council, and by reference to international humanitarian law, international criminal law and international human rights law.

Advising UN Special Envoy for Global Education on Idlib Bombing

Advised Gordon Brown, the UN Special Envoy for Global Education, on accountability as a matter of international humanitarian law, international criminal law and international human rights law arising out of the bombing of a school complex in Idlib, Syria October 2016.

R (Freedom and Justice Party) v SSFCO and others

[2018] EWCA Civ 1719 [2019] QB 1075

Instructed by the interveners, Amnesty International and Redress, and made written submissions before the Divisional Court and the Court of Appeal on whether there is a customary international law rule regarding special missions immunity and on the relationship between public international law and domestic English law.

AAA v Gemfields plc

Acted for the Defendant in a mass tort claim arising out of the operation of a ruby mine in Mozambique. The case raised complex questions of conflict of laws; the law of Mozambique and corporate accountability for alleged human rights' violations.

Vilca & others v Xstrata Limited and Xstrata Tintaya

[2018] EWHC 27 (QB)

Acted for the Defendants, successfully resisting a personal injury claim arising out of a violent protest at a Peruvian copper mine. The case lasted for a number of years: it involved several contested disclosure applications and raised complex questions of conflict of laws; Peruvian law, especially the Peruvian law of limitation, and corporate accountability for human rights' violations. The defendants succeeded after a trial of the preliminary issue on Peruvian limitation. The claimants were refused permission to appeal.

Yanukovych v Council of the EU

(Case T-346/14) (Judgment of the General Court of 15 September 2016)

Acted for the Claimants (the former President of Ukraine, Viktor Yanukovych and his son, Oleksandr Yanukovych), in challenging the restrictive measures/sanctions imposed on them against the EU.

Mohamed v MoD

[2014] EWHC 1369 (QB); [2016] 2 WLR 247 and [2017] AC 821 (Supreme Court)

Acted for Claimants in Article 5 (unlawful detention in Afghanistan) claim which raised issues of Article 1 jurisdiction, attribution and the relationship between international humanitarian law and international human rights law.

CD v UK

(2014) (UN Committee on the Elimination of Discrimination Against Women)

Acted for the Defendant, the UK, in claim alleging that various statutory provisions are discriminatory.

Qureshi v UK

(UN Committee on the Elimination of Discrimination Against Women, Communication No.62/2103, 25 Feb 2016)

Acted for the Defendant, the UK, in claim alleging discriminatory treatment in the immigration context.

Dzhakishev v Kazakhstan

(UN Human Rights Committee, Communication No. 2304/2014, 6 Nov 2015)

Acted for the author in a complaint regarding, inter alia, violations of fair trial rights and arbitrary detention.

R (AB) v SSD

[2013] EWHC 3908 (Admin)

Acted for Claimant in Article 2 (investigative duty) claim in the context of an incident in Afghanistan.

R (M) v Secretary of State for the Home Department

[2012] EWCA Civ 668

Acted for the Defendant, the SSHD, in Article 3 (investigative duty) claim in the context of a protest in an immigration removal centre.

Public & Regulatory

Shaheed has a wide-ranging public law practice and acts for both claimants and defendants in judicial review claims.

Prior to being appointed to silk, Shaheed was on the Attorney General's Panel of Counsel (A Panel, 2011-2016 and B Panel, 2009-2011) and was frequently instructed by Government Departments on public law matters. Whilst many of her cases start as judicial review claims before the English courts, Shaheed is an experienced public law advocate in other fora, including the European Court of Human Rights, UN treaty bodies and EU courts.

Shaheed's practical expertise in public law is complemented by her academic interest in this area: she is a contributor and founding editor of Just Security an online forum on law, rights and national security and she is working on the second edition of her book, International Law and Foreign Affairs in English Courts (forthcoming 2024).

She frequently speaks at conferences on national security issues and has taught national security courses at Harvard Law School, NYU School of Law and at the Graduate Institute of International and Development Studies in Geneva.

Shaheed is identified as a leading silk in the latest editions of Chambers UK, Chambers Global and Legal 500 for her expertise in Administrative and Public Law, Civil Liberties and Human Rights, International Human Rights Law and Public International Law. For the other awards and recognition she has received: see list above.

"Shaheed is fantastic in court."

— CHAMBERS AND PARTNERS, 2025

Cases

R (Duke of Sussex) v Secretary of State for the Home Department

[2022] EWHC 1936 (Admin) (ongoing) [2023] EWHC 1228 (Admin)

Acting for the Claimant in a judicial review challenging security-related decisions by the Government. Permission was given for some of the grounds of judicial review in July 2022.

Newcastle United Football Co Ltd v Football Association Premier League

[2021] EWHC 450 (Comm) and [2021] EWHC 349 (Comm)

Acted for the Claimant in a high-profile sports law/regulatory arbitration which concerned which entities would own and/or have the ability to control the club following a takeover. The Claimant applied to remove one of the arbitrators on the ground of lack of impartiality under s.24 of the Arbitration Act 1996. The judgments noted above deal with the challenge, including whether it should be heard in public and whether the judgment should be unredacted and un-anonymised. The case settled in October 2021 after the Premier League received legally binding assurances that the Kingdom of Saudi Arabia will not control the Club.

R (Certain Underwriters at Lloyds London) v HM Treasury

[2020] EWHC 2189 (Admin)

Acted for the Claimants in a successful judicial review challenge arising in the context of the Syrian sanctions regime. Kerr J held that the proper construction of Article 29 of Consolidated Regulation (EU) No. 36/2012 permits the release of information about assets frozen under Article 14 to the Claimant judgment debtors. (See also earlier judgment on service issues: [2019] EWHC 3182 (Admin).)

R (Siddiqui) v Lord Chancellor

[2019] EWCA Civ 1040

Acted for the Defendant, the Lord Chancellor, in successfully defending an Article 6/common law challenge to the removal of the right to an oral hearing when seeking permission to appeal to the Court of Appeal. Permission for judicial review was refused.

Mahmoud v Breish and Hussein

[2020] EWCA Civ 637

Acted for the Defendant Mr Breish, former Chairman of the Libyan Investment Authority in litigation culminating in a Court of Appeal judgment applying the one voice doctrine to the UK Government's recognition of the PC/GNA as the Government of Libya. (The first instance judgment which addressed the detail of the parties' cases on Libyan constitutional and administrative law is at: [2020] EWHC 696 Comm.)

Bacardi & Company Ltd v (1) Roosevelt Kamiller Whyms; (2) Carolyn Whyms; (3) Venice Bay Holdings Ltd

Instructed by the Defendants in relation to proceedings before the Privy Council (from the Court of Appeal of the Bahamas) raising a question of statutory construction.

R (Freedom and Justice Party) v SSFCO and others

[2018] EWCA Civ 1719 [2019] QB 1075

Instructed by the interveners, Amnesty International and Redress, and made written submissions before the Divisional Court and the Court of Appeal on whether there is a customary international law rule regarding special missions immunity and on the relationship between public international law and domestic English law.

R (Gulf Centre for Human Rights) v Prime Minister

[2018] EWCA Civ 1855

Acted for the Defendants (in the High Court and the Court of Appeal) in a judicial review claim challenging the decision to amend the Ministerial Code. The claim raised issues regarding the relationship between public international law and domestic English law.

Mohamed v MoD

[2014] EWHC 1369 (QB); [2016] 2 WLR 247 and [2017] AC 821 (Supreme Court)

Acted for Claimants in Article 5 (unlawful detention in Afghanistan) claim which raised issues of Article 1 jurisdiction, attribution and the relationship between international humanitarian law and international human rights law.

Yanukovych v Council of the EU

(Case T-346/14) (Judgment of the General Court of 15 September 2016)

Acted for the Claimants (the former President of Ukraine, Viktor Yanukovych and his son, Oleksandr Yanukovych), in challenging the restrictive measures/sanctions imposed on them against the EU.

Shepherd v Germany (Case C-472/13)

[2015] QB 799 (European Court of Justice, Second Chamber)

Acted for the UK in preliminary ruling case regarding Article 9 of Council Directive 2004/83/EC on minimum standards for the qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection.

R (Ullah) v SSHD

[2015] EWHC 337 (Admin)

Acted for Defendant in judicial review claim regarding refusal of application for leave to remain.

Pension reform advice

Advised HM Treasury on pension reform.

R (Whitston) v SSJ

[2014] EWHC 3044 (Admin)

Acted for Defendant in judicial review claim challenging consultation and decision to apply the LASPO reforms to mesothelioma cases.

R (AB) v SSD

[2013] EWHC 3908 (Admin)

Acted for Claimant in Article 2 (investigative duty) claim in the context of an incident in Afghanistan.

Kott and others (Case C-364/11)

[2013] Imm AR 357 (European Court of Justice, Grand Chamber)

Acted for UK in preliminary ruling case regarding Article 12 of Council Directive 2004/83/EC on minimum standards for the qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection.

Alarape and Tijani (Case C-529/11)

[2013] 1 WLR 2883 (European Court of Justice, Second Chamber)

Acted for UK in preliminary ruling case regarding Article 12 of Regulation of 1612/68/EEC on freedom of movement for workers.

R (M) v Secretary of State for the Home Department

[2012] EWCA Civ 668

Acted for the Defendant, the SSHD, in Article 3 (investigative duty) claim in the context of a protest in an immigration removal centre.

Public International Law

Shaheed has a diverse public international law practice with a broad client base which includes States, multi-national companies and prominent individuals, including royalty.

Prior to being appointed to silk, Shaheed was on the Attorney General's Public International Law Panel of Counsel (2014-2016) and was frequently instructed by Government Departments on PIL matters. Many of the cases she is instructed in – including those before English courts and the European Court of Human Rights – involve significant PIL issues. These cases range from commercial law cases (including the ESG-related group litigation described above) to human rights and public law cases. She has also been instructed, for her PIL experience, in other fora including arbitral tribunals, the International Court of Justice and EU courts.

Shaheed's practical expertise in PIL is complemented by her academic interest in this area: she is working on the second edition of her book, *International Law and Foreign Affairs in English Courts* (forthcoming 2024) and has taught human rights/national security courses with significant PIL content at Harvard Law School, NYU School of Law and at the Graduate Institute of International and Development Studies in Geneva. She is also the lead author of *Protecting Children in Armed Conflict* (2018, Hart/Bloomsbury Publishing) which covers international humanitarian law, international criminal law and international human rights law.

“Shaheed Fatima KC is an excellent barrister. She's really, really impressive and clients love her.”

– CHAMBERS AND PARTNERS, 2025

She frequently speaks at conferences on PIL, is a trustee of the British Institute of International and Comparative Law; member of the Advisory Group, Modern Slavery and Human Rights Policy and Evidence Centre and was part of the International Law Association's Study Group on "Principles on the engagement of domestic courts with international law".

Shaheed is identified as a leading silk in the latest editions of Chambers UK, Chambers Global and Legal 500 for her expertise in Civil Liberties and Human Rights, International Human Rights Law and Public International Law. For the other awards and recognition she has received: see list above.

Cases

Newcastle United Football Co Ltd v Football Association Premier League

[2021] EWHC 450 (Comm) and [2021] EWHC 349 (Comm)

Acted for the Claimant in a high-profile sports law/regulatory arbitration which concerned which entities would own and/or have the ability to control the club following a takeover. The Claimant applied to remove one of the arbitrators on the ground of lack of impartiality under s.24 of the Arbitration Act 1996. The judgments noted above deal with the challenge, including whether it should be heard in public and whether the judgment should be unredacted and un-anonymised. The case settled in October 2021 after the Premier League received legally binding assurances that the Kingdom of Saudi Arabia will not control the Club.

Mahmoud v Breish and Hussein

[2020] EWCA Civ 637

Acted for the Defendant Mr Breish, former Chairman of the Libyan Investment Authority in litigation culminating in a Court of Appeal judgment applying the one voice doctrine to the UK Government's recognition of the PC/GNA as the Government of Libya. (The first instance judgment which addressed the detail of the parties' cases on Libyan constitutional and administrative law is at: [2020] EWHC 696 Comm.)

Rustavi 2 Broadcasting Company Ltd and others v Georgia

Application No. 16812/17 (Judgment dated 18 July 2019)

Instructed by the Applicants in relation to a claim before the European Court of Human Rights concerning the freedom of expression of a broadcasting company and alleging violations by Georgia of Articles 6, 10 and 18 of the ECHR and Article 1 of Protocol No.1.

Report for World Bank Group on Sexual Harassment

Appointed in June 2018 by the World Bank Group, as one of three external experts, to conduct a review of its policies, procedures and practices in order to improve the existing provisions and processes for tackling, reporting and reviewing allegations of sexual harassment and sexual exploitation and abuse.

AJ and others v UK

(ongoing)

Counsel for the Defendant, the UK, in relation to claims alleging that the UK has violated the UN Convention on the Elimination of Discrimination Against Women.

A v UK (ongoing)

(UN Committee on the Elimination of Discrimination Against Women)

Counsel for the Defendant, the UK, in relation to a claim alleging that the UK violated the UN Convention on the Elimination of Discrimination Against Women.

Inquiry on Protecting Children in Conflict

Chair of the Legal Panel for the Inquiry on Protecting Children in Conflict (chaired by former UK Prime Minister, Gordon Brown). The 5000-page report of the Legal Panel, of which Shaheed is the lead author, has been published as a book, *Protecting Children in Armed Conflict* (2019, Hart/Bloomsbury Publishing). It reviews the position of children in armed conflict by reference to the six grave violations, as identified by the UN Security Council, and by reference to international humanitarian law, international criminal law and international human rights law.

Advising UN Special Envoy for Global Education on Idlib Bombing

Advised Gordon Brown, the UN Special Envoy for Global Education, on accountability as a matter of international humanitarian law, international criminal law and international human rights law arising out of the bombing of a school complex in Idlib, Syria October 2016.

R (Freedom and Justice Party) v SSFCO and others

[2018] EWCA Civ 1719 [2019] QB 1075

Instructed by the interveners, Amnesty International and Redress, and made written submissions before the Divisional Court and the Court of Appeal on whether there is a customary international law rule regarding special missions immunity and on the relationship between public international law and domestic English law.

Harb v Prince Abdul Aziz

[2018] EWHC 508 (Ch)

Acted for the Defendant, HRH Prince Abdul Aziz, in relation to a £12 million contract claim. The case involved many hearings and several judgments. For the judgments on immunity see: [2014] 1 WLR 4437 and [2016] 2 WLR 533. The first trial, and resulting judgment of Peter Smith J, was set aside by the Court of Appeal and led to a retrial in 2018. The Prince succeeded. Permission to appeal was refused.

R (Gulf Centre for Human Rights) v Prime Minister

[2018] EWCA Civ 1855

Acted for the Defendants (in the High Court and the Court of Appeal) in a judicial review claim challenging the decision to amend the Ministerial Code. The claim raised issues regarding the relationship between public international law and domestic English law.

Mohamed v MoD

[2014] EWHC 1369 (QB); [2016] 2 WLR 247 and [2017] AC 821 (Supreme Court)

Acted for Claimants in Article 5 (unlawful detention in Afghanistan) claim which raised issues of Article 1 jurisdiction, attribution and the relationship between international humanitarian law and international human rights law.

Yanukovych v Council of the EU

(Case T-346/14) (Judgment of the General Court of 15 September 2016)

Acted for the Claimants (the former President of Ukraine, Viktor Yanukovych and his son, Oleksandr Yanukovych), in challenging the restrictive measures/sanctions imposed on them against the EU.

Hulley Enterprises Limited, Yukos Universal Limited, Veteran Petroleum Limited v Russian Federation

(2015)

Acted for the Defendant, the Russian Federation, resisting the enforcement of a \$50 billion arbitral award including by reference to sovereign immunity.

CD v UK

(2014) (UN Committee on the Elimination of Discrimination Against Women)

Acted for the Defendant, the UK, in claim alleging that various statutory provisions are discriminatory.

Qureshi v UK

(UN Committee on the Elimination of Discrimination Against Women, Communication No.62/2103, 25 Feb 2016)

Acted for the Defendant, the UK, in claim alleging discriminatory treatment in the immigration context.

Dzhakishev v Kazakhstan

(UN Human Rights Committee, Communication No. 2304/2014, 6 Nov 2015)

Acted for the author in a complaint regarding, inter alia, violations of fair trial rights and arbitrary detention.

Shepherd v Germany (Case C-472/13)

[2015] QB 799 (European Court of Justice, Second Chamber)

Acted for the UK in preliminary ruling case regarding Article 9 of Council Directive 2004/83/EC on minimum standards for the qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection.

Kott and others (Case C-364/11)

[2013] Imm AR 357 (European Court of Justice, Grand Chamber)

Acted for UK in preliminary ruling case regarding Article 12 of Council Directive 2004/83/EC on minimum standards for the qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection.

Dane Associates Ltd v Government of the Republic Rwanda

(2013) (ICC)

Acted for the Defendant, the Government of the Republic of Rwanda defending and counterclaiming in relation to a gas and electricity supply concession and concerning indirect expropriation, the relationship between Rwandan law, customary international law and international treaties.

Apex Global Management Ltd v Fi Call Ltd

[2013] EWCA Civ 642

Acted for the Petitioner in applications brought by two Saudi Princes claiming immunity under the State Immunity Act 1978.

Advising Royal Mail Group Limited

(2013)

Advising Royal Mail Group Limited on matters arising in relation to the Universal Postal Union.

Request for Advisory Opinion

(2010) (ICJ)

Acted for UK before the ICJ: Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self-Government of Kosovo (Request for Advisory Opinion).

ACHIEVEMENTS

Education

LLB (Hons) (Glasgow), BCL (Oxon), LLM (Harvard)

Prizes & Scholarships

Shaheed was a Kennedy Scholar and Gammon Fellow at Harvard Law School and was awarded three Scholarships by Gray's Inn (Karmel, Bedingfield and Arden).

Publications

Shaheed is working on the second edition of her book, *International Law and Foreign Affairs in English Courts* (forthcoming 2025; Hart/Bloomsbury Publishing) (first ed: 2005 with a Foreword by Lord Bingham) (Hart Publishing). She is the lead author of *Protecting Children in Armed Conflict* (2018, Hart/Bloomsbury Publishing); a contributor to *The Oxford Handbook of Comparative Foreign Relations Law* (Curtis A. Bradley, editor; 2019, Oxford University Press) (cited by the Supreme Court: *In re Scottish Independence Referendum Bill* [2022] UKSC 31, [88]) and a contributor and founding editor of *Just Security* an online forum on law, rights and national security.

Teaching

Shaheed's legal teaching experience includes the following:

- Retained Lecturer, Pembroke College, Oxford, 2003-2005, contract law.
- Lecturer, Harvard Law School, 2009, "The War on Terror and Human Rights in the UK".
- Global Professor of Law, NYU School of Law, 2012, "Post 9/11 National Security Law" and European Human Rights Law.
- Graduate Institute of International and Development Studies, Geneva, 2016, "Litigating International Human Rights Law: the UK Experience".
- NYU Abu Dhabi 2023, Relationship between Government and Religion (a study of US Supreme Court caselaw) with Professor John Sexton, Mimi Marziani and Zalman Rothschild.

Speaking

Shaheed frequently speaks at conferences and other events. Recent speaking appointments include:

- PLP Judicial Review Conference (October 2022, London)
- Children and Armed Conflict presentation to UN Committee on the Rights of the Child (January 2020, Geneva);
- London Conference on International Law, Modern Slavery Panel (October 2019, London);
- SOAS Keynote Lecture, Executive Course on Public International Law (September 2019, London);
- London International Disputes Week Conference, Rule of Law Panel (May 2019, London);
- Save the Children 'See Me Safe' Centenary Symposium (May 2019, London);
- FCO Annual International Law Seminar (May 2019, London);

- Save the Children Symposium to Stop the War on Children (April 2019, Peace Palace, the Hague);
- 2018 Annual Lecture of the International Humanitarian Law Unit (November 2018, University of Nottingham);
- 30th Anniversary of the Bangalore Principles, BIICL (November 2018, London);
- Launch of Protecting Children in Armed Security (November 2018, London);
- ILSA International Law Weekend (October 2018; New York);
- 2018 Eli Lauterpacht Lecture (October 2018; University of Cambridge);
- Preliminary Findings of Inquiry on Protecting Children in Armed Conflict (April 2018; New York);
- Public International Law in the Courts of the UK, BIICL (April 2018, London)
- International Courts in the 21st Century, ICON (July 2017, Copenhagen)

Awards

In addition to being long recognised in the two leading legal directories, Chambers and Partners and the Legal 500, Shaheed is an award-winning barrister who has been widely recognised in other press/publications:

- 2023 shortlisted for Commercial Dispute Resolution Silk of the Year (Chambers Bar Awards) and International Law Silk of the Year (Legal 500 Bar Awards)
- 2022 shortlisted for Group Litigation and Consumer Silk of the Year (Legal 500 2022 Bar Awards).
- 2019 Recipient of Theirworld's #WritetheWrong Award - Yvette Cooper MP, presenting the award, described Shaheed as having "tirelessly championed the protection of vulnerable and marginalised children living in conflict affected areas... [she] has given a voice to the vulnerable children in conflict, whose future is taken from them by the stark realities of war."
- 2013 Junior of the Year in Human Rights & Public Law, Chambers Bar Awards (Shaheed was shortlisted in the same category in 2011).
- 2007 Liberty/Justice Human Rights Lawyer of the Year Award (December 2007) – awarded for "her remarkable work, often on a pro bono basis. For her brilliant analysis, consistent arguments and commitment in debating human rights cases before both the British and the European Courts."
- 2007 Professions Woman of the Future Award (November 2007).

Other Press

- 2017 The Lawyer, Hot 100 (February 2017): Shaheed was described as one of the "standouts" on the year's list, and as "the youngest female barrister to take silk in 2016 and already earmarked as Supreme Court judge material, who acted in several high-profile and controversial cases in 2016."
- 2013 Chambers UK's Top Junior Bar 100 (December 2013): Shaheed was included in the inaugural listing of the top barristers practising at the Bar of England & Wales with the comment: "she is an absolutely brilliant barrister, who devours complex issues with ease and responds with simple solutions".
- Top 10 Stars/Legal Week (October 2009): Shaheed was included in the "Top 10 Stars of the Commercial/Chancery Bar" with the comment, "clients refer to her as 'like having another silk on the case'."
- Management Today (July 2008): Shaheed was in the "35 women under 35" list.
- 10 Future Stars/Times Online (1.10.07): Shaheed was featured as one of ten "Future Stars of the Bar".

- Lawyer of the Week/The Times (26.6.07): Shaheed was “Lawyer of the Week”.
- 6 Star Lawyers under 30/The Lawyer (18.4.05): in an article on six star lawyers under the age of thirty, Shaheed was featured as the “human rights champion”.

Memberships

Shaheed is a member of the Advisory Board, Lauterpacht Centre for International Law, Cambridge; member of NYU's Global Institute for Advanced Study External Advisory Council; a member of the Social Science Research Council Working Group on Security; and, at Gray's Inn, a Bencher, Advocacy Trainer and Chair of the Scholarships Committee.

Selected earlier reported cases

Commercial

- FHR European Ventures LLP v Cedar Capital Partners LLC [2011] EWHC 2308 (Ch)
- C v D (2008) 1 Lloyd's Rep 239
- Cambridge Gas Transport Corp v Navigator Holdings plc [2007] 1 AC 508
- Rusal Litigation (2005-2008)
- Travelers Casualty and Surety Company of Canada v Sun Life Assurance Company of Canada (UK) Limited [2007] Lloyd's Rep IR 619
- Ansol Ltd v Tajik Aluminium Plant and others [2006] EWHC 2374 (Comm)
- Ashton Investments Ltd v OJSC Russian Aluminium and others [2006] EWHC 2545 (Comm)

Civil Liberties & Human Rights

- Al-Skeini v UK (2011) 53 EHRR 18 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 153 (House of Lords)
- Al-Jedda v UK (2011) 53 EHRR 23 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 332 (House of Lords)
- R (Hassan) v Secretary of State for Justice [2011] EWHC 1359 (Admin)
- Roose v (1) Parole Board (2) Secretary of State for Justice [2010] EWHC 1780 (Admin)
- R (Bary) v (1) Governor of HMP Long Lartin (2) SSJ (2010) ACD 59
- Ahmed and others v HM Treasury [2010] 2 AC 534
- Re M (Children) [2010] 1 FLR 1355
- A v H (Registrar General for England and Wales and SSJ intervening) [2010] 1 FLR 1
- SSHD v AF and others (JUSTICE intervening) [2010] 2 AC 269
- R (Al-Sweady) v SSD [2009] EWHC 1687 (Admin) and (2010) HRLR 2
- Al-Saadoon and Mufdhi v United Kingdom (EHRC intervening) App. No. 61498/09
- Entico Corporation v UNESCO (Secretary of State for Foreign and Commonwealth intervening) (2008) 1 Lloyd's Rep 673
- Animal Defenders International v Secretary of State for Culture, Media and Sport [2008] 1 AC 1312 (House of Lords)

Public & Regulatory

- *Al-Skeini v UK* (2011) 53 EHRR 18 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 153 (House of Lords)
- *Al-Jedda v UK* (2011) 53 EHRR 23 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 332 (House of Lords)
- *R (Hassan) v Secretary of State for Justice* [2011] EWHC 1359 (Admin)
- *Roose v (1) Parole Board (2) Secretary of State for Justice* [2010] EWHC 1780 (Admin)
- *R (Bary) v (1) Governor of HMP Long Lartin (2) SSJ* (2010) ACD 59
- *Ahmed and others v HM Treasury* [2010] 2 AC 534
- *Re M (Children)* [2010] 1 FLR 1355
- *A v H (Registrar General for England and Wales and SSJ intervening)* [2010] 1 FLR 1
- *SSHD v AF and others (JUSTICE intervening)* [2010] 2 AC 269
- *R (Al-Sweady) v SSD* [2009] EWHC 1687 (Admin) and (2010) HRLR 2
- *R (People and Planet) v HM Treasury* [2009] EWHC 3020 (Admin)
- *R (Corner House Research) v Director of the Serious Fraud Office (JUSTICE intervening)* [2009] 1 AC 756 (House of Lords)
- *Al-Saadoon and Mufdhi v United Kingdom (EHRC intervening)* App. No. 61498/09
- *R (Brown) v (1) SSWP (2) SSBERR* [2008] EWHC 3158 (Admin)
- *R v Asfaw (UNHCR intervening)* [2008] 1 AC 1061
- *Animal Defenders International v Secretary of State for Culture, Media and Sport* [2008] 1 AC 1312 (House of Lords)

Public International Law

- *Al-Skeini v UK* (2011) 53 EHRR 18 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 153 (House of Lords)
- *Al-Jedda v UK* (2011) 53 EHRR 23 (Grand Chamber, European Court of Human Rights' judgment) and [2008] 1 AC 332 (House of Lords)
- *Ahmed and others v HM Treasury* [2010] 2 AC 534
- *A v H (Registrar General for England and Wales and SSJ intervening)* [2010] 1 FLR 1
- *Al-Saadoon and Mufdhi v United Kingdom (EHRC intervening)* App. No. 61498/09
- *R (Corner House Research) v Director of the Serious Fraud Office (JUSTICE intervening)* [2009] 1 AC 756 (House of Lords)
- *R v Asfaw (UNHCR intervening)* [2008] 1 AC 1061
- *Entico Corporation v UNESCO (Secretary of State for Foreign and Commonwealth intervening)* (2008) 1 Lloyd's Rep 673
- *Mariam Aziz v Aziz and HM the Sultan of Brunei (Intervener)* [2008] 2 All ER 571

VAT registration number: 798430386

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