



# Tasmin Malcolm.

Year of call Call:

Barrister • 2011

[clerks@crucible.law](mailto:clerks@crucible.law)

## Practice profile:

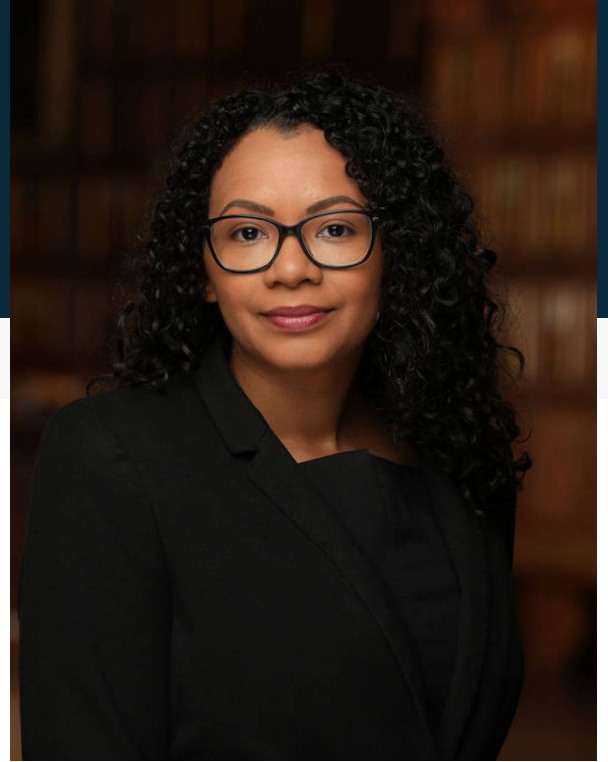
A passionate criminal defence advocate, she prides herself on a high standard of client care and attention to detail. She is a tenacious advocate, fearless in her advocacy and always keen to take on a challenge. Her practice includes all aspects of criminal law, both as a Junior and being Led.

Examples of instructions include Murder and Serious Violence (such as s.18 GBH, S.29 Corrosive substance with intent & Attempted Murder), Fraud, Firearms offences, Sexual Offences and Serious Organised Crime such as alleged Drugs Supply offences. Tasmin regularly conducts trials involving vulnerable witnesses and Defendants, by virtue of age or health, including trials of issue.

As an accredited police station representative with Court duty qualification, Tasmin is uniquely placed as Counsel to approach proceedings with that experience in mind.

Tasmin has experience representing clients in extradition proceedings and has appeared before the Appellate Court. She also has experience in Aviation Law, having appeared in both regulatory hearings and criminal proceedings.

Tasmin has a growing regulatory practice including instructions in matters before the NMC, SWE, GDC and HCPC.



## Present and Recent Instructions:

### **R v CB**

Instructed Junior of Defendant accused of shotgun murder. Acquitted of murder.

### **R v TG**

Defendant acquitted of Removing Criminal Property, having been charged as a 'flyer' in the organised removal of £110 million on commercial flights from London to Dubai.

### **AG v TA – Court of Appeal (Criminal Division)**

Successfully resisted a reference by the Attorney General for an unduly lenient sentence, as a led Junior. Following a 7 month trial at Wood Green, the Defendant was sentenced to seven and a half years imprisonment for a Class A conspiracy amounting to 32kg of Cocaine.

Tasmin is qualified to accept instructions from clients through the [Direct Access scheme](#).

## R v DO – Woolwich Crown Court

Following extensive case preparation and instruction of experts, Prosecution offered no evidence in respect of an offence of Throwing corrosive fluid, within intent to cause Grievous Bodily Harm (namely an acid attack).

## Qualifications:

- LL.B (Hons), University of Hertfordshire
- Bar Professional Training Course, College of Law
- Magistrates Court Qualification, University of Cardiff
- Middle Temple, Harmsworth Scholarship
- Longman Law (Pearson education) Prize
- Chancellor's scholarship, University of Hertfordshire
- Police Station representative
- Criminal Litigation Accreditation Scheme (CLAS)

## Affiliations:

- Criminal Bar Association

