



Anna Keighley

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Anna Keighley is a leading expert in the recovery of criminal assets, with a specialised focus on proceeds of crime arising from financial and organised crime. Her practice spans both national and international legal landscapes, providing expert counsel in complex cases involving serious financial crime, civil fraud, and asset recovery.

With a strong reputation for her work in criminal, civil, and appellate courts, Anna regularly acts as counsel for key agencies such as the CPS and SFO. She is also a trusted advisor and advocate in restraint, confiscation, variation, enforcement, and receivership proceedings under the Proceeds of Crime Act 2002 (POCA), the Criminal Justice Act 1988 (CJA), and the Drug Trafficking Act 1994 (DTA). Additionally, she represents clients in judicial review proceedings related to proceeds of crime.

Anna is a member of the Attorney General's B Panel of Counsel and is frequently instructed to advise and represent government departments in a range of cases.

Anna is frequently instructed by a diverse range of clients, including prosecutors, foreign governments, defendants, receivers, and third parties in high-stakes litigation. She is also a specialist appointed Counsel for the CPS and the SFO in the field of proceeds of crime and has earned recognition for her niche expertise. Her extensive experience also includes intervening in civil fraud and family proceedings and representing clients in proprietary claims.

A respected contributor to legal scholarship, Anna is a contributing author to Mitchell Taylor and Talbot on Confiscation and the Proceeds of Crime (Sweet & Maxwell) and has lectured on proceeds of crime law both in the UK and internationally, contributes to the Home Office development in this field of law and formerly ran education events for the Female Fraud Forum.

She is frequently called upon to offer legal insights and strategic guidance in complex legal matters, including those involving disclosure and legal professional privilege. Anna has advised on issues of privilege and waiver including as on-site LPP counsel and in cases involving large-scale document reviews, such as Operation Steamroller, a £70m share sale fraud investigated by the SFO.

From 2015 to 2020, Anna served as a Financial Ombudsman, resolving and making legally binding decision in complex banking and credit disputes.

With a career marked by high-level legal expertise, a track record of successful outcomes, and a commitment to upholding the integrity of the law, Anna Keighley is one of the leading figures in proceeds of crime litigation, trusted by clients and agencies alike for her comprehensive legal acumen and strategic counsel.



Specialist Areas

Asset Forfeiture and Confiscation

Criminal Defence

Fraud & Financial Crime

Public Law and Inquiries

Tax Appeals

Bribery & Corruption

Criminal Prosecution

Private Prosecution

Regulatory Law

Testimonials

"An outstanding POCA performer, who seems to be in all the important cases."

Chambers and Partners 2026

"Anna Keighley is absolutely delightful and a specialist in money laundering and POCA. She knows everything about the subject."

Chambers and Partners 2026

"Anna has real expertise and breadth of knowledge in POCA and not purely on the back of criminal cases: she is a POCA specialist. Her written submissions are to the point, sensible and correct."

Chambers and Partners 2026

"She is really on top of her game and fights tooth and nail for her client, leaving opponents bruised and battered."

Chambers and Partners 2026



Anna is effective in court, and friendly and approachable outside court.

Legal 500 2026

"Anna has an encyclopaedic knowledge of confiscation and proceeds of crime matters. She is thoughtful, fair and assertive."

Legal 500 2025

Anna Keighley of 187 Chambers is a financial crime specialist who continues to demonstrate a burgeoning practice in the proceeds of crime. She regularly advises on asset forfeiture and confiscation orders, and has appeared before the High Court and Court of Appeal.

Chambers and Partners 2026

"Anna Keighley is a very thorough barrister, who knows her stuff. She's good with clients and judges, and just an excellent senior junior."

Chambers and Partners 2026

"Her tremendous wealth of knowledge and work ethic impress."

Chambers and Partners 2024

"A pleasure to be against, she's a clear, comprehensible advocate who is always very tough to beat. Her advocacy is exactly how you'd teach it: smooth but to the point."

Chambers and Partners



"Anna is knowledgeable, diligent, exceptionally hardworking with superb people skills. Anna provides good practical advice and direction."

Legal 500 2024

'A superb POCA lawyer. Brilliant on the law. Defends and prosecutes with equal alacrity. Has some significant higher court cases to her name. A star.'

Legal 500 2023

"Anna Keighley is a financial crime specialist who continues to demonstrate a burgeoning practice in the proceeds of crime. She regularly advises on asset forfeiture and confiscation orders and has appeared before the High Court and Court of Appeal."

Chambers and Partners 2023

Ranked In



Cases

Asset Forfeiture & Confiscation

Anna represents prosecutors, foreign governments, defendants, receivers and third parties in proceeds of crime litigation in the High Court and Crown Court.

She is regularly instructed as specialist counsel by the Proceeds of Crime Unit of the CPS, SFO and others in restraint, confiscation, variations, enforcement and receivership proceedings, under POCA, CJA and DTA, and in Judicial Review proceedings.

- **Pigott v CPS [2024] EWHC 2177 (Admin)** – successful resistance to second attempt of defendant for certificate of inadequacy in multi million pound VAT fraud.



- **Ahmet v Tatum and CPS [2024] 1 W.L.R 3630 (Court of Appeal (Civil Division))** – authoritative case on res judicata and determination of third party property rights in the High Court and Crown Court in the context of restraint proceedings under PoCA 2002.
- **R v Thompson [2023] EWCA Crim 1244** – ensure the correct test for determining property rights in confiscation.
- **Collins v DPP [2021] 1 W.L.R 3391 (Admin Court), before Edis LJ, Linden LJ** – specifically instructed to respond to stated case in leading case on serving default term of imprisonment in multi-defendant notorious “Brinks Mat” cases.
- **Re Nixon [2020] 1 WLUK 118** – High Court application for certificate of increase under the DTA 1994; court had jurisdiction with regard to legitimately and subsequently acquired assets.
- **R v Goodman (2019)** – £1.6m confiscation order; issues of adverse effect of previous confiscation orders and treatment of ‘debts’ between drug dealers.
- **R v Anderson (2019)** – s.22 POCA application on the use and limits of *R v Waya* [2013] 1 AC 294 and ‘capping’ effect of *R v Cole* [2018] EWCA Crim 888.
- **Operation Jade (2019)** – multi-million £ confiscation and dispute on correct application of *R v Ahmad & Fields* [2014] UKSC 36.
- For multiple Member States of the EU applications to recognise overseas Restraint Orders (2019).
- **R v Jones (2018)** – application to vary High Court restraint order to enforce civil judgment and impact on related, concurrent, Crown Court confiscation proceedings.
- **R (on the application of O’Connell) v Westminster Magistrates Court [2017] EWHC 3120 (Admin); [2018] Lloyd’s Rep. F.C. 130** – Judicial Review of activation of default sentence on grounds of abuse of process and Human Rights violation. Defendant extradited following activation of default on a European Arrest Warrant. Successful grounds in opposition to appeal to Supreme Court.
- **R v Brewer (2017)** – Court of Appeal ruling on effect of amended S.11 POCA on ‘time to pay’ confiscation order.
- **R v F (2016)** – long running litigation relating to interplay of applications to increase available amount and accumulative confiscation orders.
- **R v Esfandmodz (2015)** – contested High Court receivership with multiple third-party interests and associated civil claim for fraudulent misrepresentation.
- **R v Gurr (2015)** – multiple third-party property interest litigation in receivership application.
- **Op Segman (2014)** – enforcement of confiscation order in Netherland Antilles with ‘corporate veil’ issues.
- **Op Numerator (2014)** – contested Crown Court receivership in relation to third-party interests in domestic and overseas properties.
- **Re T (2014)** – generic advice in relation to pensions in light of Government proposals as proceeds of crime and associated tax implications.
- **Re B (2014)** – DTA High Court confiscation order increase.
- **R v Azad (2010-2012)** – settling a £2m confiscation order and various issues thereafter including enforcement following the death of the defendant.

Bribery & Corruption

Anna is instructed by the Foreign Office’s SIPT in the prosecution of attorneys and former



government ministers of the Turks and Caicos Islands for £100m plus bribery, corruption and money laundering (R v Misick and others). This is a long running and complex case following a Commission of Inquiry and the suspension of the Government.

She also advises firms on their regulatory responsibilities and liability under the Bribery Act 2010

Fraud & Financial Crime

Anna's core practice invariably either involves or arises out of financial crime. In addition to the above examples include:

Defrauding regulatory authority (2019) – accusation of *male fides* of the Crown and complex PII issues.

Anna has also been instructed in civil fraud proceedings: – intervening in civil proprietary claim

connected with High Court freezing order proceedings and resisting orders which compete with criminal asset recovery.

R v O'Sullivan and Kerr – instructed disclosure counsel in the prosecution of British attorneys in the Turks and Caicos Islands for Stamp Duty fraud in a \$28 million dollar property transaction between U.S. nationals.

She is appointed to the Serious Fraud Office prosecution panel and specialist proceeds of crime panel.

LPP

Regularly instructed in the area of legal professional privilege. She advises parties on applicability and waiver of privilege.

She acts as independent counsel to identify material protected by legal professional privilege whether present during the search (of homes or solicitors offices) or reviewing large amounts of seized material – as in Operation Steamroller (a £70m share sale fraud) for the Serious Fraud Office.

Professional Memberships

- Proceeds of Crime Lawyers Association
- Attorney General's Panel Counsel (B Panel)
- Female Fraud Forum – Standing Committee Member
- South Eastern Circuit
- Criminal Bar Association
- Middle Temple
- Grade 2 CPS Counsel

Awards, Qualifications & Other

- Appointments: Ombudsman at the Financial Ombudsman Service in the areas of



banking and credit.

- Visiting Lecturer: University of Law, Bloomsbury, London delivering training in criminal litigation and advocacy.
- Trained Mediator: through London School of Mediation for ADR in civil litigation and, previously, in work-place mediation.
- Anna also experienced the role of 'instructing solicitor' in 2010-2011 when seconded to the Proceeds of Crime Unit, CPS, responsible for the running and conduct of complex, high value proceeds of crime cases in the Court of Appeal, High Court and Crown Court.