



Robin Leach

Call 1979

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Robin Leach has a wide range of experience in public and regulatory work and is a member of 3PB's Asset Forfeiture Group.

Notable cases include:

Legal Services Commission

R v Zahoor Iqbal. Recently instructed by the LSC in respect of the recovery of defence costs from a convicted terrorist, obtaining an order from the judge for the defence to pay over in excess of £90,000. This involved having to successfully argue that the equity in a property in the defendant's wife's name could be treated as assessable capital belonging to the defendant.

Horse racing disciplinary hearings

Has a wealth of experience in representing jockeys and trainers in connection with disciplinary matters at the Jockey Club, HRA and BHA. Cases have ranged from alleged corruption to safety matters and various types of riding offences.

Most of these have been high profile, beginning with the '**Haydock 21**' - a group of flat jockeys who refused to ride because of the dangerous state of the ground. The disciplinary panel concluded that mistakes were made by the race officials and that the jockeys' protest was justified.

Represented **Graham Bradley** at the main hearing and on appeal in what was described by officials at the then Jockey Club as the most complex and difficult case they had ever dealt with. It was set against the background of a damaging Panorama programme. Inter alia it was alleged that Graham Bradley had attempted to have the 1987 Cheltenham Gold Cup abandoned following a snowstorm immediately before the race (because the change in going didn't suit Bradley's horse). The allegation was proved to be false after other jockeys gave evidence. (Graham Bradley was found in breach on other charges and was warned off for eight years, which was successfully reduced to five years on Appeal).

Hillside Girl Enquiry. Represented Paul Bradley, the jockey who rode Hillside Girl, who was charged with others with corruption. Large sums were laid on this horse to lose because, it was alleged, the conspirators knew at the time of the race that the horse was lame - in the event, the horse broke down after a furlong. The disciplinary panel found that Bradley didn't know that the horse was lame and all charges against him were dismissed.

David Nolan. Represented him in one of a number of corruption enquiries. He was alleged to have been involved with fellow jockeys in stopping horses at the behest of a big-time punter. The case involved detailed analysis of Betfair betting patterns, telephone billings and charts. Following the two-week enquiry, allegations against him of stopping horses were dismissed, although he was found to have provided inside information to the corrupt punter.

Appointments

Standing Counsel to Revenue & Customs Prosecution Office (North Eastern Circuit)

Appointed Counsel to the National Trainers' Federation
Non-executive Director of the Professional Jockeys' Association