

[2015] 1 Cr. App. R. 1-80

The Criminal **Appeal Reports**

Consultant Editor: Daniel Janner QC,

Assistant Editors: Eleanor Ebbatson,

General Editor: Clare Barsby, M.A., of Gray's Inn, Barrister

Part 1

M.A. (Cantab), Master of the Bench, Middle Temple

of Gray's Inn, Barrister

Matthew Brotherton. M.A. (Cantab), of Lincoln's Inn, Barrister

SWEET & MAXWELL

KEY WORD INDEX

References in this index are to case number.



Confidential information—Application for injunction to protect privacy— Appellant arrested in the course of police investigation into child sex offences— Subsequently released without charge—Appellant named in criminal proceedings to which he was neither a party nor a witness—Application for interim relief to prevent publication of name refused at first instance—Approach to be applied in balancing appellant's right to privacy against right to freedom of expression and public interest in open justice—Human Rights Act 1998 (c.42) Sch.1 Pt I arts 6, 8 and 10

> M(PN) v Times Newspapers Ltd and Others Court of Appeal (Civil Division) [2015] 1 Cr. App. R. 1

Costs—Power to award—Private prosecution—Proper approach to award of costs from central funds to private prosecutors—Observations on importance of using state prosecutors to conduct complex cases involving infringement of intellectual property rights—Prosecution of Offences Act 1985 (c.23) s.17 R. v Zinga (Costs)

Court of Appeal (Criminal Division) [2015] 1 Cr. App. R. 2

Crown Court—Claimant charged with serious assault—Issue arising as to whether claimant having capability of forming intent—Judge ordering claimant to have in-patient assessment for further report to be made—Whether judge having jurisdiction to make order—Mental Health Act 1983 (c.20) s.35

Marisdiction—Jurisdiction of High Court—Order for in-patient assessment of mental condition of defendant—Whether order for assessment relating to issue at trial relating to trial on indictment—Whether High Court having jurisdiction to quash order—Senior Courts Act 1981 (c.54) s.29(3)

> R. (M) v Kingston Crown Court Queen's Bench Divisional Court [2015] 1 Cr. App. R. 3

Crown Court—Practice—Trial in camera—Defendants charged with terrorism Gences—Judge ordering that entirety of trial be held in camera and defendants remain anonymous—Whether necessary and proportionate interference with principle of open justice—Whether Court of Appeal having jurisdiction on appeal to consider material ex parte—Contempt of Court Act 1981 (c.49) ss.4(2), II—Criminal Justice Act 1988 (c.33) s.159—Criminal Procedure Rules 2013 GE 2013/1554) rr.16.6, 69.5(2), 69.6(6)(f)

> In re Guardian News and Media Ltd and Others Court of Appeal (Criminal Division) [2015] 1 Cr. App. R. 4

[2015] 1 Cr. App. R., Part 1 © 2014 Thomson Reuters (Professional) UK Limited

KEY WORD INDEX

Evidence—Character—Bad character—Witness—Expert witness having been criticised by other tribunal—Whether such criticism constituting bad character—Whether evidence relevant—Criminal Justice Act 2003 (c.44) ss.98, 100, 112

Conspiracy—Conspiracy to defraud—Ingredients of offence—Whether personal dealing with co-conspirator essential, or whether participation in and knowledge of fraud sufficient

R. v Jones (Nicholas) and Others Court of Appeal (Criminal Division) [2015] 1 Cr. App. R. 5

Fraud—Dishonesty—Defendant having low IQ and accepted as being vulnerable—Expert evidence as to defendant's suggestibility—Whether such evidence admissible

R. v Jackson-Mason Court of Appeal (Criminal Division) [2015] 1 Cr. App. R. 6

Registered and Non-Registered Intermediaries—Claimant with learning difficulties charged with criminal offence—Defendant refusing claimant access to registered intermediary—Whether refusal unlawful

R. (OP) v Secretary of State for Justice Queen's Bench Divisional Court [2015] 1 Cr. App. R. 7

Court Court—Courtent can give with search arysenics and entertaining in a whether claimant having constriction forming atom—Millie built of the 10 have in-partient assocration for further report to be made—Whether Judg buving Jurisdiction to make order—Mental Health Act 1983 (c.20) s.25

Juriselection — Janualization of High Count—Order for In-patient assessment of mental condition of defendant — Whether order for assessment relating to issue at work eduting to brief on tublescene. Whether Oligh Count having to react whether to quark order — Senior Construction Michigh Country and the advance of the quark order — Senior Construction Michigh Country and the advance of the quark order — Senior Construction Michigh Country and the advance of the advance of the senior of the senior Construction Michigh Country and the senior of the advance of the senior of the senior

[2015] 1 Cr. App. R., Part 1 © 2014 Thomson Reuters (Professional) UK Limited