

Nina Ross

Call: 2010

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AREAS OF EXPERTISE

Personal Injury, Abuse, Military Claims, International & Travel, Criminal Injuries Compensation, Industrial Disease, Human Rights, Public Authority Liability, Insurance, Fraud, Group Litigation

Nina is ranked as a leading junior in personal injury in the current editions of Legal 500 and Chambers and Partners, which note that Nina is "crystal-clear in her thinking and analysis" (Legal 500) and has "a commanding presence when on her feet" (Chambers and Partners).

Nina specialises in claims arising out of sexual and physical assaults; harassment claims; military claims; international and group litigation; and human rights aspects of personal injury law. She has been instructed in high-profile litigation in these fields, including in:

Ella Janneh v Michael Lousada [2024] EWHC 1464 (KB): claim for sexual assault brought against therapist.
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Given her areas of specialism, Nina has particular experience of claims for psychiatric injury and the complex issues of causation that arise.

She is an authority on limitation periods and is co-author of Personal Injury Limitation Law, Bloomsbury (2020) which has received excellent reviews: https://www.bloomsburyprofessional.com/uk/personal-injury-limitation-law-9781526508607/

Before coming to the Bar, Nina worked on torture and abuse cases in the international and group claims department of Leigh Day & Co Solicitors; at the International Criminal Tribunal for the former Yugoslavia in the Netherlands; as well as at JUSTICE; Liberty; and the Legal Resources Centre in Durban, South Africa.

Abuse

Nina specialises in civil claims arising out of sexual and physical abuse. She is a leading practitioner in the field and is instructed in complex litigation beyond her year of call by the top firms in this area.

Nina is instructed regularly in abuse claims against celebrities, commercial employers, police forces, schools, children's homes, religious institutions (including the Catholic Church and Jehovah's witnesses), sports clubs, prisons, local authorities, youth groups (such as the scouts), as well as in claims against individual defendants.

As co-author of Personal Injury Limitation Law, Bloomsbury (2020), she has a particular interest in the limitation issues that commonly arise in sexual abuse claims.

Examples of her instructions include:



• Ella Janneh v Michael Lousada [2024] EWHC 1464 (KB): claim for sexual assault brought against therapist.
 A claim for misuse of private information arising from revenge pornography A claim under the Package Travel Regulations 1992 arising out of the rape of the claimant by a barman in the toilet of a hotel nightclub during a package holiday in Cape Verde. A against a Buddhist teacher who sexually abused the claimant after meditation sessions. A claim for complex PTSD and somatoform disorder against a congregation of nuns arising out of sexual assault. A claim against a prison for failing to prevent a sexual assault negligently / contrary to Article 3 ECHR. A £5 million claim against a local authority where it was alleged that the authority's failure to remove the claimant from her neglectful parents had altered the structure of her brain, causing her to suffer learning disabilities. A claim by British naval officer who was sexually assaulted by a senior officer in Bahrain. A claim against a local authority for breach of its non-delegable duty of care in relation to a child abused in a private school.
• A claim arising out of a paedophile ring on a military base in Cyprus in the 1980s.
Nina advises on all aspects of abuse work including limitation; consent; vicarious liability; non-delegable duties; negligence (including failure to remove); causation; apportionment; quantum; human rights; jurisdiction; and disclosure / evidential issues.
Nina's abuse practice builds on her experience prior to joining the Bar. She spent nearly two years working on complex, high value personal injury litigation in the international and group claims department at Leigh Day & Co solicitors. There she was involved in claims by Iraqi citizens who alleged that they were physically and/or sexually abused by British soldiers in Iraq. She was also involved in claims by Iraqi interpreters who argued that they were abused by militia as a result of inadequate protection by their British forces employers. Similarly, while working at Liberty, Nina often advised members of the public on potential claims for assault / false imprisonment against employers and the police.
Qualifications & Awards
Bar Vocational Course (Outstanding), BPP College of Professional Studies
Graduate Diploma in Law (Distinction), City University
MA (Distinction), Islamic, Hindu and Buddhist Studies, School of Oriental and African Studies, University of London
BA Hons, English Language and Literature, Balliol College, University of Oxford
Major scholar, Middle Temple Inns of Court

Cases

Shakespeare scholar, Balliol College, University of Oxford



Ella Janneh v Michael Lousada [2024] EWHC 1464 (KB): claim for sexual assault brought against therapist.

Sayn-Wittgenstein v Juan Carlos 1 [2023] EWHC 2478 (KB) (led by Jonathan Caplan KC and Andrew Green KC): claim for harassment brought against the former King of Spain.

X v Kuoni [2021] UKSC 34 (led by William Audland KC): a claim brought under the 1992 Package Travel Regulations for sexual assaults committed by a hotel employee in Sri Lanka, which was referred by the Supreme Court to the CJEU for a preliminary ruling on a point of European law.

FXF v Ampleforth Abbey Trustees [2020] EWHC 791 (QB): a claim arising out of the alleged sexual assault of the claimant by a Roman Catholic priest, in which the key issue was limitation.

GXG v S [2019] EWHC 3644 (QB): a claim for psychiatric injuries arising out of serious sexual assaults inflicted upon the claimant by his neighbour when the claimant was a child. The award of damages included an award for wasted expenditure on alcohol.

Alseran & Others v Ministry of Defence [2017] EWHC 3289 (QB) [2018] 3 W.L.R. 95: claims against the MoD brought by Iraqi civilians who allege that they were assaulted and unlawfully detained by UK military personnel during the invasion of Iraq in 2003.

Various claimants v (1) British Airways; (2) Wood: group litigation against British Airways for child sexual abuse carried out by a pilot during stopovers in Kenya.

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