

UK Tribunal Allows Expatriate to Bring Claims in the UK

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In *Jeffrey v. The British Council 2016*, the Employment Appeal Tribunal (“EAT”) ruled that an employee who had an “exceptional degree of connection” with the United Kingdom could bring claims in the UK even though he had been working outside of the UK for over 20 years. This provides an important exception to the general rule that employees have to be working in the UK to bring employment claims there... [Continue Reading](#)

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- **Yonatan Grossman-Boder**
Special Labor Relations Counsel