

PUPILLAGE POLICY

INTRODUCTION

While Chambers may consider recruiting a person who has completed a third six month pupillage at Gough Square Chambers and occasionally recruits suitable established practitioners in the consumer law field, Chambers principally recruits tenants from those successfully completing a 12 month pupillage.

Subject to periodic breaks, or subject to changes of the start date, Chambers provides one 12-month pupillage in the academic year. Chambers does not currently offer third six pupillages but may consider doing so in the future.

PUPILLAGE RECRUITMENT CRITERIA

Pupils will be assessed on the following recruitment criteria

1. Intellectual Ability

We will have regard to your academic record as a whole and your potential. We usually look for a 2:1 university degree, but will consider candidates who do not meet this threshold if there are mitigating circumstances and/or other evidence of intellectual ability which overrides this. Consideration will also be given to your clarity of expression in writing in your application. If your qualifications were not gained in the UK, we will consider them on an equivalent basis. Please let us know any information you believe to be relevant in relation to the above.

2. Advocacy

We will look for evidence that a candidate is articulate, responsive and has an ability to inspire confidence in others. Mooting and debating experience will be considered, but is not essential.

3. Analytical ability

Your ability to distill, retain and convey information when analysing the factual and legal issues in a problem will be tested. We will look for evidence that you can think under pressure, identify the crux of an issue and offer a persuasive solution.

4. Interpersonal skills and temperament

We will look for evidence of emotional intelligence, empathy, integrity, objectivity, stamina, confidence, common sense and an ability to stay calm and focused under pressure.

5. Initiative

Evidence of motivation, industry and resourcefulness will be considered. This may include placements, holiday jobs, vocational experience, mini-pupillages, mooting, debating and other life experiences. Please tell us about anything you feel demonstrates a high level of drive and determination. We will also consider your interest in and commitment to the Bar.

6. Interest in and suitability for consumer and regulatory law

This will include your interest in Chambers, its specialist areas of practice and commercial awareness. Prior experience is not a pre-requisite in this regard.

FINANCE AND AWARDS

The 12-month pupillage is currently funded by a guaranteed income of £40,000, being an award of £20,000 coupled with guaranteed earnings of £20,000 in the practising six months (this is a guarantee of fees billed not fees received). The award is paid by equal monthly installments over the 12 month period of the pupillage (£1,666.67 per month). Any shortfall between actual earnings and guaranteed earnings will be made up by a payment by Chambers of the shortfall within one month of the end of the pupillage.

It is a requirement for pupils who receive income during their practising six months to pay 10% of that income to Chambers to cover clerks' fees and administrative costs.

A pupil's reasonably incurred travel expenses for the purposes of pupillage (other than those incurred in respect of fee paying work) as defined in the current Bar Standards Board Pupillage Handbook will be reimbursed on production of receipts no later than the end of the month in which they were incurred.

Chambers pays for attendance at educational courses required during pupillage. Pupils will be reimbursed for expenses reasonably incurred by them in connection with such attendance no later than at the end of the month in which they were incurred. Chambers may also pay for additional courses of further education during pupillage and connected expenditure reasonably incurred.

APPLICATIONS FOR PUPILLAGE

Chambers does not use the Pupillage Gateway application system.

When there is a pupillage vacancy, Chambers advertises on the Pupillage Gateway website in accordance with the Bar Council's requirements. The advertisement will refer prospective applicants to Chambers' website for further information about Chambers and the recruitment process. The available information includes: this Pupillage Policy, the Pupillage Selection Criteria, a statement of compliance with the Bar Standards Board's Equality and Diversity Code, and a statement indicating Chambers' willingness to make reasonable adjustments for candidates with disabilities.

All advertising is done in accordance with the Pupillage Funding and Advertising Rules 2003.

Applications for the advertised pupillage will only be considered if made within the timescale and manner advertised on the Pupillage Gateway website.

Applications will be made using a bespoke application form available through Chambers' website. Applicants will also be asked to complete a diversity monitoring form; the completion of this form is encouraged but is entirely optional and forms no part of the selection criteria.

SELECTION OF PUPILS

All the applications for pupillage are fully considered on paper on an equal and nondiscriminatory footing using the published Pupillage Recruitment Criteria. This initial selection procedure is undertaken by at least two members of Chambers. The most suitable applicants are selected for the interviewing process. Those rejected will be notified in writing.

The interviewing process generally consists of two rounds of interviews unless, in exceptional cases, it is necessary to hold a third round. Best endeavours are used to ensure that the panels are not comprised only of members of the same gender. The interviewing panels can contain members of the initial selection panel. The first round interview is usually conducted by a panel of three members of Chambers; the second round interview is usually conducted by a panel of five members of Chambers. Save for exceptional circumstances, no more than one member of the first round panel shall sit on the second round panel.

After the first round of interviews are completed, the first round panel will draw up a shortlist of candidates whom will be given a second interview. Those rejected will be notified in writing.

The second interview will include questions on a problem which will be provided to applicants 30 minutes before the interview.

Following the second round interview, the panel will decide which candidate (if any) will be offered pupillage. Candidates will be informed of the decision in writing. Feedback will be provided on request to any candidate who reached the interview stage.

All those involved in the selection process will assess applicants on the basis of the published Pupillage Recruitment Criteria. The Pupillage Recruitment Criteria will not be changed during the selection process

PUPILLAGE

Structure of pupillage

A pupil will normally have three nominated pupil supervisors each for a four month period.

The pupil's usual working hours are 08:30 to 18:00 subject to court attendance. The pupil will have an hour's break for lunch.

The pupil is entitled to ten working days holiday in each of the six month periods. This holiday entitlement is in addition to public holidays and is to be arranged in consultation with the pupil supervisor and the senior clerk.

The roles and duties of pupils

These are as set out in the Bar Standards Board's Pupillage Handbook 2017. The pupil is expected to shadow his/her pupil supervisor and carry out work, research and other preparation connected to his/her pupil supervisor's work. The pupil will occasionally spend time with other members of Chambers where it is felt that the pupil should experience the work in which another member of Chambers is involved and also so that the other members of Chambers are able to view the pupil's work.

During the practising six months, a pupil's time will be divided between shadowing his/her pupil supervisor and undertaking suitable work in the pupil's own right.

Pupils in Chambers must also comply with Chambers' written policies insofar as these are relevant to pupils. All relevant policies will be provided to pupils in good time before the commencement of pupillage.

The roles and duties of pupil supervisors

These are set out in the Bar Standards Board's Pupillage Handbook 2017.

Checklists used during pupillage

Pupils will use the checklist as advised by the Bar Standards Board with the necessary modification to include the Chambers' speciality, namely Consumer and Regulatory Law, at part 5 of the checklist. The said modified part 5 has been previously approved by the Bar Council.

At the beginning of pupillage the pupil supervisor will ensure that the pupil is provided with this document and will discuss with the pupil how it should be used. The pupil will need to refer to the checklist regularly throughout pupillage and will need to complete a checklist at the conclusion of both the non-practising and practising 6 months and submit the same to the Bar Council. The pupil supervisor will ensure that the pupil completes the checklist conscientiously and accurately.

Procedure for the objective assessment of the pupil's progress at intervals

The pupil supervisor is the person best placed to make such an assessment. All work done by the pupil will be critically appraised in a constructive manner by the pupil supervisor. It is likely that this would be done at least every few days in the non-practising 6 months. In the practising 6 months the pupil supervisor will monitor all work done by the pupil in the pupil's own right.

Every three months the pupil supervisor will provide an assessment of all the major areas of training and record that such an assessment has been carried out by initialling the pupil's checklist. Pupils will have stressed to them the importance of completing comprehensive checklists. The pupil will be encouraged to seek advice and to ask questions if unsure or uncertain about any aspect of the pupillage.

In addition to the assessments carried out by the pupillage supervisors, there will be a formal advocacy assessment during pupillage. This will most likely consist of the pupil completing an exercise in which they make a summary judgment (or similar) application before a small

panel consisting of no more than five members of Chambers. Whilst the assessment will allow Chambers to judge the pupil's abilities and suitability for practice within Chambers, it will predominantly be used as a means of ensuring the pupil is ready to progress to the practising six months of pupillage and provide constructive feedback and further training as appropriate.

There may also be a formal written assessment which will most likely involve the pupil producing an opinion on a question of law relevant to Chambers' main practice areas. This written exercise will usually be reviewed by the pupil supervisors and the pupillage committee but may be shared more widely in appropriate circumstances.

Method of fair distribution of work for pupils

If there are two working pupils competing for work, Chambers has a policy that work would be evenly distributed amongst pupils. The senior clerk would be requested to keep a record of the work allocated to and done by pupils. This would assist in the implementation of Chambers' policy that if there were two pupils the work would be distributed in such a way that at the end of a given period each would have done approximately the same amount of work measured in terms of amount and value. The records kept by the senior clerk would be checked by the Chairman of the pupillage committee once a month.

OFFER OF TENANCY

Each funded pupillage is offered with a view to tenancy. However, a final decision on whether any pupil is offered a tenancy is dependent on the circumstances of Chambers at the relevant time and the merit and suitability of the candidate.

The decision as to whether a pupil should be offered tenancy will be taken by all members of Chambers. During this process, the pupil supervisors will each produce a written report and recommendation which will be distributed to all Members of Chambers; the pupillage committee will also provide a report on any formal exercises undertaken during the pupillage.

Save in the case of unanimous decisions, Chambers will hold a "tenancy meeting" in which all members of Chambers will be entitled to provide their views and vote on whether tenancy will be offered. Tenancy will be offered if a special majority of two-thirds votes in favor of offering said tenancy.

The tenancy decision will be communicated to the candidate no later than two months prior to the end of pupillage.

A 12 month pupil who is not offered a tenancy may be permitted to squat at Chambers for a short period of time whilst seeking tenancy elsewhere. The terms of any such arrangement will be agreed with the pupil prior to the conclusion of pupillage. Chambers will give all the assistance it is able to help a pupil not offered a tenancy to obtain a tenancy elsewhere or to obtain employment.

THIRD SIX MONTHS PUPILLAGES

Chambers does not usually offer third six pupillages and does not advertise for such a position. However, from time to time unsolicited applications for third six month pupillages are made to Chambers. Such applications will not be considered unless the applicant has experience in consumer and regulatory law and demonstrates a real desire to specialise in that field. Chambers' policy on third six pupils is subject to ongoing review.

If such an application is considered and a decision is made that the applicant is suitable for a third six months' pupillage, then the availability of a third six pupillage will be advertised on the Pupillage Gateway website. The selection procedure for 12 month pupillages will then be followed.

REVIEW OF PROCEDURES

This statement reflects Chambers' current policy and is subject to ongoing review. The Head of Pupillage will review the pupillage procedures at least once a year.

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