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**MINI-PUPILLAGE POLICY**

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| In force from | 14th March 2016 |
| Last reviewed | 26th July 2018 |
| Next review due | 25th July 2019 |

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# Introduction

1. This document sets out 3PB’s policy for offering and administering mini pupillages. It replaces all of Chambers’ previous policies and guidance in relation to mini pupillage.
2. The aim of this policy is to ensure that Chambers has a consistent process for offering mini pupillage across the centres which:
   1. complies with the applicable equalities legislation, the BSB Handbook (including the Code of Conduct) and the Bar Council’s *Fair Recruitment Guide*;
   2. ensures that mini pupils within chambers are welcomed to Chambers and provided with a varied, diverse and realistic introduction to life at the Bar and at 3PB.
3. This policy is to be applied in accordance with Chambers’ *Equality and Diversity Handbook*, which shall have precedence in the event of any conflict with this policy.
4. Adjustments may be made to this policy and/or parts of this policy may be disapplied if the Head of the Pupillage Committee considers, after consultation with the E&D Officer and the Deputy E&D Officer, that it is necessary to do so to comply with Chambers’ duty to make reasonable adjustments under the Equality Act 2010.

# The scheme

1. The aim of 3PB’s mini pupillage programme is to provide mini pupils with an insight into life at the Bar. Mini pupils will travel to court with counsel (within a reasonable distance of the relevant centre), observe and take notes in hearings and trials, sit in on conferences and negotiations, and read and analyse case papers. Mini-pupils may also be asked to undertake legal research relevant to cases that they are observing.
2. Mini pupillages are unassessed. The offer or rejection of an application for mini pupillage is not relevant to any subsequent application for pupillage. Pupillage applications are marked solely on the content of the Pupillage Gateway application form and in accordance with different criteria. Applicants who are offered a mini pupillage are neither more nor less likely subsequently to be offered a pupillage than applicants who are not.
3. Mini pupillages are unfunded. 3PB does not offer travel or subsistence expenses to mini pupils. Individual members may treat pupils to lunch or travel, but they are not obliged to do so and mini pupils should not assume that they will.
4. Mini pupillages will usually be available in each centre throughout the year except for August and over the Easter and Christmas breaks. Each mini pupillage lasts 5 days and runs from Monday to Friday. Each centre will take only one mini pupil at a time, although individual members may agree to shadowing separately: see paragraph 25 below.
5. 3PB reserves the right to reduce both the length and number the number of slots available in each centre and to suspend applications as necessary in light of available resources within Chambers and the individual centres.

Assessing applications

1. Applications must be made on 3PB’s application form, downloadable from the website, and sent to [applications@3pb.co.uk](mailto:applications@3pb.co.uk).
2. Due to the sensitive nature of our work, mini pupils must be at least 18 years old. Chambers may be able to offer unpaid work experience to under-18s, but this will be limited to work within the centre with our practice development and admin teams. Work experience does not fall within the remit of this policy.
3. Application forms will be marked out of a possible 16 marks on the basis of the following criteria:
   1. *Intellectual ability*: may be demonstrated through a very good academic record (regardless of school or university attended) or through other achievements/employment which show a high level of intellectual application (up to 8 points).
   2. *Commitment*: a high level of drive and determination; evidence of a genuine and strong interest in practising law at the Bar (up to 4 points); and
   3. *Impact*: the candidate’s ability to market themselves on paper through their personal style and achievements (up to 4 points).

**Application process**

1. Applications are made via 3PB’s application form to [applications@3pb.co.uk](mailto:applications@3pb.co.uk), an address monitored by the Director of Operations. Applications are determined by each centre’s assessor on the basis of the form. There is no interview stage. The applications are considered once a month, with a cut-off date off 15th of the month, with the applicants usually being informed by the end of the month. As we are a working Chambers, it is not always possible to deal with applications as swiftly as we would like.
2. Applications will only be accepted if they are made using the Chambers’ application form. Chambers does not accept applications via curriculum vitae or covering letter. Only the information provided on the application form itself will be used for assessment, to ensure that all candidates are marked fairly and consistently. It is not acceptable to submit an application form with only basic information that refers to an attached curriculum vitae or other information.
3. Applications sent via e-mail must contain the centre to which you are applying in the subject box, failure to do this will result in your application being rejected. You may apply for more than one centre but will only be offered one mini-pupillage.
4. Applications will then be passed on by The Director of Operations to the relevant centre’s mini pupillage assessor(s).
5. Ethnic monitoring information is often also provided by applicants. This is purely so that 3PB can comply with its regulatory duties. This information must be separated from the form by the admin team before the application form is sent to the relevant centre.
6. Once the assessor has received the forms for a particular month they will:
   1. Ensure that the candidate is at least 18 years old;
   2. Mark any application forms received in accordance with the criteria set out at paragraph 12 above;
   3. Email each applicant individually not later than 14 days after the relevant deadline to inform them whether or not their application has been successful.
   4. Successful applications will be invited to contact Chambers within 7 days of the date of the assessor’s email to book a date to attend and warning them that if they do not respond it will be assumed that they do not wish to take up the offer.

**The programme**

1. Each mini pupillage lasts for 5 days from Monday to Friday or (if in the week of a public holiday) for 4 days. Mini pupils will not be assigned to a barrister “supervisor” for their week, as this potentially limits the work that they will see. In each centre the mini pupillage administrator will liaise with the practice development team every evening to identify appropriate cases, conferences or members for mini pupils to shadow within Chambers.

**Relevance of Performance/Assessment**

1. Mini pupils’ performance is not assessed. The only relevance of a mini pupillage at 3PB to a pupillage application is that it demonstrates commitment to and experience of life at the Bar. However, there are limited circumstances in which conduct during mini pupillage will be relevant to a future application for pupillage. Chambers reserves the right to reject applications for pupillage from candidates who, during their mini pupillage:
   1. Gave a lay client advice or breached confidentiality; and/or
   2. Behaved in a manner which might reasonably be described as amounting to gross misconduct, including for example assaulting or verbally abusing a member of chambers, staff member or client, stealing from Chambers, members or staff, or otherwise acting in a manner that could bring Chambers into disrepute.

**Members’ obligations**

1. Members are under no obligation to agree to take mini pupils to court or into conference; whether or not they do is entirely a matter for them. Not every case will be appropriate for third party observation, particularly where the case is being held in private or the client is particularly vulnerable. If a member is minded to agree to be accompanied by a mini pupil, they should check with the solicitor (and, if appropriate, the lay client) that the mini pupil’s presence is agreed.
2. Members should treat mini pupils with courtesy and maintain professional boundaries at all times. It is acceptable to treat mini pupils to refreshments if the member so chooses, or to invite a mini pupil to Chambers drinks if the member considers it appropriate. Members should at all times be conscious of the fact that mini pupils are guests of Chambers and potential candidates for pupillage. They should take all reasonable measures to ensure that mini pupils are not made to feel uncomfortable or harassed either whilst in Chambers or socialising outside of Chambers with members.

**Duties of mini pupils**

1. Mini pupils MUST:
   1. Attend Chambers at 9am every morning unless otherwise instructed;
   2. At all times dress appropriately for court: formal suit, dark if possible, and dark shoes;
   3. Follow any instructions given by members or staff in connection with mini pupillage; this may include reading papers, research, carrying out drafting, attending conferences, court or other hearings. It may also involve being asked to leave a conference or hearing; if so the mini pupil must do so without question or protest; and
   4. Sign a confidentiality undertaking agreeing to observe strictly client confidentiality both during and after the mini pupillage, including the names of clients and the nature/detail of their cases.
2. Mini pupils MUST NOT:
   1. Speak or contribute during any meeting, conference or hearing at which they are present. In particular, they must not give advice or anything that might be taken as advice to lay clients or solicitors, whether the member/solicitor is there or not.
   2. Take books or papers, or copies of papers, belonging to members of Chambers out of Chambers.
3. Chambers may in its discretion immediately terminate a mini pupillage if there is any breach of paragraphs 22 and 23 above.

**Informal Shadowing**

1. As with many professions, some members of chambers may wish to offer individuals the opportunity to “shadow” them personally in appropriate circumstances. This is permitted but subject to the following limitations:
   1. Members may only offer up to 3 days’ shadowing.
   2. Such offers may only be made if the Head of the Pupillage Committee has confirmed that making this offer would not interfere with a mini pupillage offered by Chambers.
   3. It must be made absolutely clear to the shadower that they are not undertaking a mini pupillage with Chambers, but a period of shadowing the barrister personally. The shadower must not suggest or imply in subsequent applications that they have undertaken a mini pupillage at 3PB.
   4. The member of Chambers is personally responsible for the shadower and must not expect the practice development team or pupillage committee to find appropriate work for the shadower. The assumption is that the shadower will stay with the member of Chambers who invited them throughout.

**Review of this policy**

1. This policy will be reviewed annually.