

Part 3 - Vocational Component of Bar Training

3A: The BPTC and new Bar training courses

This section includes information on the Bar Professional Training Course (BPTC) and the new Bar Training Courses commencing in September 2020, including entry requirements, an overview of the application process, the course providers, and key statistics.

Overview - entry requirements

- 1 Applicants for a place on the BPTC or, from 1 September 2020, a new Bar Training Course must:
- a. have completed the academic component of Bar training (see Part 2 of this Bar Qualification Manual);
- b. have passed the Bar Course Aptitude Test (BCAT) (see Part 3C of this Bar Qualification Manual);
- c. be a member of one of the Inns of Court (see Part 5A of this Bar Qualification Manual); and
- d. be fluent in English.
- 2 Please note that providers may impose additional selection criteria over and above the minimum requirements specified above. Please check the website of individual providers for more information about their entry requirements.

English language requirement

3 The Professional Statement describes the following Competence regarding English language, which should be demonstrated by students before they enrol on the BPTC/a new Bar Training Course.

The Professional Statement

Practical knowledge, skills and attributes

Barristers will:

1.8 Exercise good English language skills.

They will have an effective command of the language and be able to use it appropriately, accurately and fluently so as to handle complex and detailed argumentation. They will use correct English grammar, spelling and punctuation.

Barristers should:

- 1. Use correct and appropriate vocabulary, English grammar, spelling and punctuation in all communications.
- 2. Speak fluent English.
- 4 You must be able to demonstrate that your English language ability is at least equivalent to:
- a minimum score of 7.5 in each section of the IELTS academic test, or
- a minimum score of 73 in each part of the Pearson Test of English (academic).
- 5 On entry to the BPTC/a new Bar Training Course, your provider will require you to sign a statement that you are aware of the standard of English Language required, and that you consider that you have met it. If the course provider considers that any aspect of your language ability is not at the required level after you have commenced the course, your provider must (as soon as the issue is identified) require you to:

take one of the language tests above; and

provide a test certificate certifying that you have achieved the required scores within 28 days.

6 Certificates issued by an English language test provider verifying the score achieved by a candidate in one of the above tests must be current and valid by



reference to the rules of that English language test provider.

7 If you fail to provide evidence that you have achieved the required scores within 28 days of being asked to do so, your provider must require you to:

withdraw from the course; or

intermit and improve your score prior to being admitted to a new vocational Bar Training Course (subject to meeting any additional entry requirements) in a subsequent year.

Making an application - BarSAS

8 The online application system for the BPTC was the **Bar Student Application Service** (BarSAS). For new Bar Training Courses starting in or after 1 September 2020, BarSAS will cease to exist. Information on how to apply for new courses will be published on our website in due course. For information about Authorised Education and Training Organisations who will deliver vocational Bar training from 2020, see our page on AETOs from 2020.

BPTC Providers

9 The grid below includes contact details for the providers who delivered the BPTC. For information about Authorised Education and Training Organisations who will deliver vocational Bar training from 2020, see our page on AETOs from 2020.

BPP Law School - Birmingham

34-36 Colmore Circus Birmingham B4 6BN T: 03331 228 179 BPP website

BPP Law School - Leeds

Whitehall - 2 Whitehall Quays

Leeds LS1 4HR T: 0113 386 8250 F: 0113 245 5177 BPP website

BPP Law School - Bristol

Grove Avenue Bristol BS1 4QY T: 0333 122 4347 BPP website

BPP Law School - Manchester

St. James's Building 79 Oxford Street Manchester M1 6FQ T: 0845 077 5566 BPP website

BPP Law School - London

68-70 Red Lion Street London WC1R 4NY T: 020 7430 2304 BPP website

Cardiff Law School

Cardiff University Law Building Museum Ave Cardiff CF10 3AX

T: 029 2087 6705 Cardiff website

The City Law School (formerly Inns of The University of Law - Birmingham

Court School of Law)
4 Gray's Inn Place
Gray's Inn
London WC1R 5DX
T: 020 7404 5787
City Law School website

133 Great Hampton Street
Birmingham B18 6AQ

University of Law website

T: 014 8321 6080

The University of Law - London

14 Store Street London WC1E 7DE T: 0800 289 997 University of Law website

The University of Law - Leeds

15-16 Park Row Leeds LS1 5HD T: 0800 289997 University of Law website

Manchester Metropolitan University School of Law

School of Law All Saints West Lower Ormond Street Manchester M15 6HB T: 0161 247 3053 Manchester Met website

Nottingham Trent University

50 Shakespeare Street Nottingham NG1 4FQ T: 0115 941 8418 Nottingham Trent website

The University of Northumbria at Newcastle

Northumbria School of Law City Campus East One Newcastle upon Tyne NE1 8ST T: 0191 227 3939 Northumbria website

University of the West of England at

Bristol
Faculty of Law
Frenchay Campus
Coldharbour Lane
Bristol BS16 1QY

T: 0117 965 6261 x3769

UWE website



10 For more information about each provider, please see the BPTC Provider Information Table or visit the provider's website.

Monitoring visit reports

- 11 As part of the annual monitoring programme of the BPTC, we carried out visits to BPTC providers. Reports from past visits can be viewed on our website.
- 12 The overall aim of the review process was to secure a high quality of educational and academic experience for students. Its most important function was to assess the quality and standards of provision of the BPTC, by considering the academic management, content, teaching, learning, assessment and support for the BPTC.
- 13 This was based on a risk management approach, with a lighter touch where there was confidence in a provider, but there were mechanisms for 'triggered' visits if and when causes for concern arose. The review process also provided a mechanism for quality enhancement and the identification and exchange of good practice.

Key statistics

- 14 The BPTC Key Statistics document contains data on the make-up and performance of BPTC students across all providers.
- 15 Previous key statistics reports are available on our website.

The BPTC Handbook and syllabi

- 16 Our 2019 BPTC Handbook is available on our website.
- 17 For the syllabi for the BPTC and new Bar Training Courses, please see Part 3B of this Bar Qualification Manual.

Future requirements

If you have not yet completed the BPTC, you will have the opportunity to complete the course as normal, with three attempts at each assessment.

Spring 2021

If, after Spring 2021, you have extenuating circumstances which means you have to defer sitting one of the centralised assessments, then you may be affected by the **transitional arrangements** which we have put in place for centralised assessments.

We have published a statement which sets out what the transitional arrangements will be for centralised assessments on our website. If you are a current BPTC student, you should read this statement to find out how you may be affected.

3B: BPTC and Bar Training Syllabi

This section includes links to download the course syllabi for the Bar Professional Training Course (BPTC) and the new Bar Training Courses starting in September 2020.

- 1 The BPTC/Bar Training syllabi documents are for use by BPTC/Bar Training students and providers, and Bar Transfer Test candidates.
- 2 If you have any questions about the syllabi documents, you should contact your BPTC/Bar Training provider.

BPTC Syllabus 2019-20

BPTC Civil Litigation Syllabus 2020-21 (Jun 2020)

Bar Training Civil Litigation Syllabus 2020-21 (Jun 2020 - White Book 2020 Version)

BPTC/Bar Training Criminal Litigation Syllabus (Jun 2020)

3C: The Bar Course Aptitude Test (BCAT)



This section includes information on the Bar Course Aptitude Test (BCAT) including what the test involves, how to book a sitting, reasonable adjustments, extenuating circumstances, and complaints.

Overview

- 1 Candidates must pass the BCAT before they can enrol on a vocational component Bar Training Course in September. We strongly recommend taking the BCAT earlier rather than later in case a re-take is necessary. Also, in previous years the BCAT has been fully booked in the run-up to the closing date. If no slots are available, you will not be able to take the test and will not be admitted to a Bar Training Course, even if you meet all the other requirements.
- 2 More information about the BCAT can be found in the BCAT Handbook. We also have a list of frequently asked questions (FAQs). If you cannot find the answer to your question, please email us at BCAT@barstandardsboard.org.uk.

Opening and closing dates

- 3 You can register for the BCAT from Thursday, 9 January to Monday, 14 September 2020. You register for the BCAT online via the Pearson VUE website. Please read the Pearson Vue statement about test delivery information in light of COVID-19 (coronavirus).
- 4 You can schedule to sit the BCAT from Monday, 13 January 2020. The last date to sit your BCAT in 2020 is Monday, 21 September. You schedule the BCAT via the Pearson Vue website.

What the test involves

5 The BCAT tests aptitude for critical thinking and reasoning. These are key skills required for the vocational component of Bar training. The aim of the test is to ensure that those undertaking Bar Training Courses have the aptitude to succeed on the course. The test consists of 60 multiple choice questions, lasts 55 minutes and is completed on a computer at an authorised Pearson VUE test centre. The test costs £150 in the UK and EU or £170 in the rest of the world. The test is in English and does not require any legal knowledge.

Practice test

- 6 To familiarise yourself with the BCAT, you should try the free practice test. The practice test is the same length, difficulty and format as the actual test. At the end you will be told if you passed or failed.
- 7 On the practice test page there is also additional information regarding what the BCAT measures, why the BCAT is being used, the validity study carried out, and tips on how to improve your critical thinking skills.

How long is your BCAT pass valid for?

- 8 BCAT passes before 2016, or from 19 December 2016, are valid for five years.
- 9 For candidates who took the BCAT between April and August 2016:

BCAT passes scoring 45 or more are valid for five years.

BCAT passes scoring 44 or less were only valid to enrol on the BPTC in September 2016.

10 If you passed the BCAT between October 2014 and September 2015, the last BPTC you could have enrolled on with that pass started in September 2019.

Booking your test

11 You schedule and pay for the BCAT using the Pearson VUE website. Pearson has test centres in the following countries. For questions about test centres, registering for the test and payment queries, please contact the Pearson VUE customer service for your relevant region.

Reasonable adjustments

- 12 If you would like to request reasonable adjustments (accommodations), please create an account on the Pearson VUE website (this will give you a BCAT ID) then read the reasonable adjustment policy and finally complete the reasonable adjustment form.
- 13 Do NOT book the BCAT online, this will result in you arriving at the test centre to find you are booked for a standard test with no reasonable adjustments.
- 14 For reasonable adjustments such as a reader, a recorder, or a braille test, both we and Pearson VUE require six weeks' notice to put these in place for your test. For reasonable adjustments such as extra time or a separate room, we and Pearson VUE require two weeks' notice to put these in place for your test. We and Pearson VUE will try and accommodate all reasonable adjustment requests but reserve the right to decline requests that do not provide the notice periods indicated above.
- 15 Once completed, please email the adjustment form to BCAT@barstandardsboard.org.uk, together with supporting documentation.



Extenuating circumstances

- **16** If you were prevented from attending a booked test due to circumstances outside of your control, you can apply for a free re-take under the extenuating circumstances policy. Please read the extenuating circumstances policy before completing the form.
- 17 Forms must be submitted no later than five working days after any scheduled test taking that was affected by extenuating circumstances.

Complaints

18 If you would like to make a complaint about the BCAT, please read the BCAT Complaints Policy before completing the BCAT Stage 2 Complaints Form or BCAT Stage 3 Complaints Form, as directed by the policy.

Future requirements

If you have not yet completed the BPTC, you will have the opportunity to complete the course as normal, with three attempts at each assessment.

Spring 2021

If, after Spring 2021, you have extenuating circumstances which means you have to defer sitting one of the centralised assessments, then you may be affected by the **transitional arrangements** which we have put in place for centralised assessments.

We have published a statement which sets out what the transitional arrangements will be for centralised assessments on our website. If you are a current BPTC student, you should read this statement to find out how you may be affected.

3D: Centralised assessments

This section includes information on the vocational component centralised assessments including what subjects are covered by the exams, what to do before the exams and on the day of sitting, marking and results, and the results review process.

Contact: Exams@barstandardsboard.org.uk

Overview

- 1 Vocational component centralised examinations are set on our behalf by the **Central Examination Board** (CEB). The CEB consists of a group of senior examiners, including experienced legal practitioners and academics. Psychometric and examination experts support the work of the CEB.
- 2 Centralised examinations were introduced to ensure consistency across course providers, and closer regulatory oversight of standards in knowledge subjects. The following subjects are centrally examined:

Professional Ethics;

Civil Litigation and Evidence; and

Criminal Litigation, Evidence and Sentencing.

Exam	Duration	No of questions	Marking
Professional Ethics	2.5 hours	6 Short Answer questions (SAQs)Centrally – by the BSB	
Civil Litigation	3 hours	75 Multiple Choice questions (MCQs)	Electronically – by the BSB
Criminal Litigation	3 hours	75 Multiple Choice questions (MCQs)	Electronically – by the BSB

Standard Setting

3 The standard for success is determined at each sitting based on the difficulty of the questions (using a criterion-referenced standard setting technique) and so may differ between sittings.



Examination dates

4 All BPTC/Bar Training Course candidates sit centralised examinations on the same day at the same time.

Exam sitting	Exam	Date and Time
2019/20 - Spring	Professional Ethics	In light of COVID-19, please see our statement.
	Civil Litigation	In light of COVID-19, please see our statement.
	Criminal Litigation	In light of COVID-19, please see our statement.
2019/20 - Summer	Professional Ethics	11 - 14 August 2020;see our statement
	Civil Litigation	17-18 August 2020; see our statement.
	Criminal Litigation	20-21 August 2020; see our statement.
2019/20-Autumn	Professional Ethics Civil Litigation Criminal Litigation	5 October; see our statement. 7 October; see our statement. 12 October; see our statement.
Exam sitting	Exam date	Date and time
2020/21 - Winter	Crime	2 December 2020 4 December 2020 7 December 2020
	- · · · · ·	7 December 2020 3 December 2020

Bar training results will be released to AETOs on Wednesday 27 January 2021. BPTC Litigation results will be released to Providers on Wednesday 27 January 2021; BPTC Ethics results will be released to Providers on Wednesday 24 February 2021. Please contact your AETO/Provider regarding the date your results will be released to you.

Exam sitting	Exam date	Date and time
2021/22 - Spring	Ethics (BPTC) Crime	31 March 2021
		19 April 2021
	Civil (BPTC)	21 April 2021
	Civil 1 Civil 2	21 April 2021 23 April 2021

Bar training results will be released to AETOs on Tuesday 25 May 2021. BPTC results will be released to Providers on Thursday 17 June 2021. Please contact your AETO/Provider regarding the date your results will be released to you.

Exam sitting	Exam date	Date and time
2021/22 - Summer	Civil (BPTC)	16 August 2021
	Civil 1	16 August 2021
	Civil 2	18 August 2021
	Crime	20 August 2021

About the exams

5 Although we regulate the content and delivery of the BPTC/Bar Training Courses, there are a wide range of issues that are addressed by the course providers. The majority of queries relating to Centralised Examinations are answered in this Bar Qualification Manual; however, there are times when you might need to contact someone should you not find the answer you need or if you require further advice.



6 Your course provider should be contacted about any queries relating to the following examination queries:

Mitigating circumstances

Overseas examinations

Fit to sit queries

Exam deferrals

Where the provider has failed to address an examination query

Mock examinations and revision materials

Results release dates

Clerical error checks

Institution's policies and procedures relating to examinations

Please consult your course provider's website or your student advice centre for the relevant contacts at your provider.

7 We are responsible for, and should be contacted about, the following examination queries:

Enhanced clerical error checks

Requests for review

Quality assurance of exam papers

- 8 Centralised examination questions are written by experienced legal practitioners and academics contracted by us. The examining team meets to scrutinise and approve each question. These comprise an agreed exam paper, which is then tested under exam conditions, and is further reviewed to assess the validity and currency of any referenced law. Exam papers also undergo scrutiny by our syllabus team to ensure all questions comply with the current curriculum. Any recommendations made during these processes are then passed on to the Chief Examiner responsible for the relevant subject who will advise of the changes to be implemented in the paper. Our staff implement any required changes before the paper is proof-read by a professional proof reader.
- 9 To determine the pass mark of the centralised examination papers, we conduct standard setting. All pass marks are reported as 60% to providers.
- 10 After completion of the quality assurance processes, the paper is ready to be printed and delivered to the providers.

Sitting exams overseas

11 Some, but not all, providers allow candidates to sit exams overseas at their discretion. It is the responsibility of the provider to arrange overseas exams. You should contact your provider for further information.

Reasonable adjustments

12 If you have a disability and require additional arrangements to sit centralised examinations, you must contact your course provider. The provider will liaise with us on your behalf.

Mock examination paper

13 We provide a centrally set mock exam paper for each of the centralised examinations. Mock exams are administered by providers and they will advise when the mock exam paper will be available.

Fit to sit

14 Every provider operates a different "fit to sit" policy. Some providers require candidates to complete a "fit to sit" form at the time of an exam. Other providers will complete this process at time of enrolment where candidates will declare that if they are present at the time of the exam, they are fit to sit the exam.

On the day

15 At the Ethics examination, candidates will be given:

an exam paper

an SAQ answer booklet in which to record answers

16 At the Civil / Criminal examination, candidates will be given:



an exam paper

an optical mark read (OMR) sheet on which to record answers

- 17 All documents must be returned to the invigilator at the end of the exam. Only writing materials and an eraser are allowed in the exam room.
- 18 You are responsible for managing your time to complete the exam within the time allowed. Only answers given in the MCQ (OMR) sheet or SAQ answer book will be accepted. It is essential that the instructions on completing the SAQ answer booklet are followed correctly. It is your responsibility to ensure answers are legible and answer booklet/sheets are correctly identified with your candidate number.

Extenuating circumstances

19 Extenuating circumstances may prevent you from sitting an exam. You should contact your provider for further information.

Quality assurance of marking

20 Centralised examinations are marked by us. To ensure consistency and quality, the following processes are in place:

a. MCQs (Civil and Criminal Litigation)

After the exam, MCQ answer sheets are returned to us and scanned by an Optical Mark Recognition (OMR) machine which captures the answers selected by the candidate. This process removes the risk of errors associated with human input and enables accurate production of statistics and results analysis.

b. SAQs (Professional Ethics)

SAQ answer booklets are sent to us for marking by a pool of suitably qualified individuals (including academics working at providers, barristers and solicitors), following the mark scheme provided by the BSB. For a more detailed explanation of the marking process please read the latest Chair's Report.

Quality assurance of results

- 21 Once the marking is completed, statistical data is generated and presented at examination boards.
- 22 There is a **Subject Exam Board** (SEB) per examination. The purpose of each SEB is to review and moderate the overall cohort results of the paper and to make recommendations to the **Final Exam Board** (FEB).
- 23 The SEB uses a number of information sources, including statistical data both past and present, Chief Examiners' and invigilators' reports, and feedback from providers. In addition, a psychometrician attends to provide expert advice and an independent observer attends to provide oversight and report to us.
- 24 The SEB considers the performance of questions and recommends either accepting the results or intervening. For details of previous interventions, please read the relevant Chair's report.
- 25 The FEB considers the recommendations made by the SEBs and either agrees or amends them. We apply any agreed interventions and generates results per provider. The process involves a series of manual and electronic checks to ensure that providers receive accurate results.

Results review process

- 26 Examination answers are not re-marked but you may request:
- a clerical error check;
- an enhanced clerical error check; and/or
- a request for review
- 27 You may request a clerical error check if you believe that your marks have been captured incorrectly.

How to apply Contact the course provider.

Deadline Applications must be received within 10 days of results release (date of despatch, not receipt).

Outcomes The Candidate Review Process policy details possible outcomes of reviews.

Fee Contact your provider.



28 You may request an enhanced clerical error check if you believe there has been any error in the computation, scaling or transcription of marks by us that may have affected the outcome of an examination.

How to apply Enhanced clerical checks may only be requested following an initial clerical error check. You should

download, complete and return an Enhanced clerical error check application form to us.

Deadline Applications must be received within 10 days of the result of the clerical error check.

Outcomes An outcome will be communicated to you within 20 working days of receipt of the request or payment,

whichever is later.

Fee £60 per subject, paid on submission of application by telephoning the Exams team on 020 7611 1444

between 9am and 5pm, Monday to Friday.

29 The request for review challenges the decisions of the CEB. There is only one ground on which a request for review can be considered: breach of natural justice by the CEB. You should carefully consider whether you have the required evidence to challenge on this ground. You must consult the Chair's report to assist in the preparation of a submission. There is no further appeal process in place.

How to apply Download, complete and return a request for review form to us.

Deadline 5pm on Wednesday 18 December 2019 for the Summer 2019 examinations.

Outcomes The Results Review Process policy details possible outcomes of reviews.

Fee £250 per subject, paid on submission of application by telephoning our Exams Team on 020 7611

1444 between 9am and 5pm, Monday to Friday.

30 Payment for the review processes undertaken by us must be submitted at the same time as your request. If your payment is declined, we will contact you to rectify the matter and a second payment attempt will be made. Should the second attempt be declined, your review application will be deemed void and therefore rejected.

Chair's report

- 31 To ensure the transparency of the centralised examinations, the Chair of the CEB publishes a report for each of the examination cycles, detailing statistical data for each sit and interventions applied to each of the three knowledge areas: Professional Ethics, Civil Litigation and Criminal Litigation.
- 32 Request for Review applicants are advised to carefully read the data contained in the Chair's Report.
- 33 Previous Chair's reports are available on request to our Exams Team.

Future requirements

If you have not yet completed the BPTC, you will have the opportunity to complete the course as normal, with three attempts at each assessment.

Spring 2021

If, after Spring 2021, you have extenuating circumstances which means you have to defer sitting one of the centralised assessments, then you may be affected by the **transitional arrangements** which we have put in place for centralised assessments.

We have published a statement which sets out what the transitional arrangements will be for centralised assessments on our website. If you are a current BPTC student, you should read this statement to find out how you may be affected.

Report of the Chair of the Centralised Examinations Board (CEB) for the August and October 2020 examinations

To ensure the transparency of the centralised examinations, the Chair of the CEB publishes a report for each of the examination cycles, detailing statistical data for each sit and interventions (if any) approved by the Board of Examiners and applied to each of the three knowledge areas: Professional Ethics, Civil Litigation and Criminal Litigation.



There will be one Chair's report that covers both the August and October 2020 examinations. This is because, as we have previously explained, these two opportunities have been treated as one sit. This was in acknowledgement of the issues faced by students attempting to take computer-based exams in August 2020; the October opportunity was provided as a means of global mitigation for the difficulties faced by some students. Those who chose to avail themselves of both the August and October opportunities will be able to keep the highest of the two marks as at the time of taking the assessments they were unaware of their marks. It is therefore logical for the Chair to write one report covering both opportunities.

Requests for a review of a decision made by the CEB can only be made after the publication of the Chair's report. This means that requests for review of decisions made following both the August and October 2020 examinations may not be made until the report covering both is published in **February 2021**.

As stated in the Regulations Governing Student Review (section 4.1), "The permissible ground for a request is that, in exercising its discretion to confirm cohort marks, the CEB acted irrationally and/or in breach of natural justice." It is important for candidates to note this, and to note that it is the only ground for review and that it refers to the results of cohorts as a whole so this is not a means of seeking a review of the marks received by an individual candidate. It should be noted that the decision to offer computer-based testing for the August 2020 assessments was that of the BSB, not the CEB. We will be publishing details of the independent review into that decision soon. Candidates will have opportunities to make representation to the review but that will be an entirely separate process to the review process described here which concerns decisions made by the CEB.

The Chair's report will explain the processes which were undertaken during the marking and moderation of the assessments. As is usual, these processes were overseen by an independent observer, and by an independent psychometrician. Both confirmed that, in respect of the consideration of the results of the August 2020 examinations due process had been followed, any interventions applied appropriately, and that the board meetings had been conducted fairly.

The Chair's report will also clarify the methods we used to determine the passing standards for the assessments. Further details of our standard setting processes can be found on our website. In order to ensure that students taking exams on later dates were not given an unfair advantage, we used several iterations of the Ethics exam. Using the standard setting processes, we ensured that each paper was not more difficult than another. This means that it is possible, for example, for student A who sat paper 1 to have scored 38 out of 60 and to have failed, and for student B who sat paper 2 to have scored 35 out of 60 and to have passed. Standard setting ensures we have a consistent pass standard across all papers in any given subject, even though the level of challenge offered by paper 1 may be more or less than that offered by paper 2. The result is that the mark required to pass paper 1 may be higher or lower than that required to paper 2, depending on what the standard setting process has identified as the pass standard for the paper in question. This process is exactly that which would be applied to any sit of the Ethics exam under "normal" circumstances (ie the pass standard varies from year to year depending on the level of challenge). The process of standard setting is necessary given that it is not possible to set two papers at exactly the same level of difficulty.

The Chair's report will, in its executive summary, give an overview of the passing rates for the August 2020 sit and note the comparison of those passing rates with previous BPTC passing rates. These are:

	August 2020 sit	April 2019 sit	April 2018 sit	April 2017 sit
Professional Ethics	78.6%	74.8%	68.9%	57.6%
Passing overall				
Civil	64.6%	63.2%	66.9%	60.2%
Litigation				
Passing overall				
Criminal Litigation	68.4%	61.0%	76.9%	78.2%
Passing overall				

NB: comparisons have been made to previous April sits as the August 2020 sit was the first opportunity for students who enrolled in the 2019/20 academic year to take the assessments.

Complaints about the experience of the computer-based exams should be addressed to Pearson VUE at pvemeacustomerservicesbsb@pearson.com and as described above, candidates will have opportunities to make representation to the independent review about the August exams. Issues relating to a candidate's individual personal circumstances at the time of the examinations should be addressed to their provider and dealt with through their provider's mitigating



circumstances processes

We will undertake enhanced clerical error checks for students, as usual. Details of the process can be found above, along with the application form. This is a process whereby the BSB checks if results have been captured and processed correctly. This process is not a re-marking of an examination and no re-marking is offered under the student review process.

See also:

The introduction of a Professional Ethics assessment during pupillage Work Based learning

BPTC Ethics sample paper and mark scheme

3E: Exemptions and waivers (vocational)

This section includes information on exemptions and waivers from the vocational component of Bar training.

Overview

- 1 Formerly, the vocational component of Bar training was satisfied by completion of the Bar Professional Training Course (BPTC). New Bar Training Courses under a number of different titles will be introduced from September 2020. Details of these courses may be found on our website.
- 2 Bar Training Courses must be undertaken in their entirety. There are no partial waivers of these courses for prior learning or experience gained before starting the vocational component. However, you may be granted exemption from a Bar Training Course if you have qualified in another jurisdiction, or as a solicitor in England and Wales. This type of exemption will usually be conditional on passing sections of the Bar Transfer Test (see Part 7D of this Bar Qualification Manual).
- 3 The rules regarding exemption from any of the individual components of Bar training are set out in the BSB Handbook at Rules Q7-Q12.
- 4 More information for qualified lawyers who wish to transfer to the Bar of England and Wales can be found in Part 7 of this Bar Qualification Manual.
- 5 More information on exemptions relating to the academic component of Bar training can be found in Part 2E of this Bar Qualification Manual.

Future requirements

If you have not yet completed the BPTC, you will have the opportunity to complete the course as normal, with three attempts at each assessment.

Spring 2021

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