



Ruby Shrimpton

Call: 2018

Ruby Shrimpton became a tenant at Three Raymond Buildings following the successful completion of her pupillage.

Ruby is a criminal barrister with related expertise in public law, extradition, professional discipline, inquests and inquiries. She is currently instructed on behalf of Greater Manchester Police in the public inquiry into the 2017 Manchester Arena terrorist attack.

Crime

Ruby appears regularly in the Magistrates' Courts, Youth Courts, and the Crown Court in relation to a wide range of offences. She also advises and represents clients in matters concerning the proceeds of crime, including confiscation, forfeiture and enforcement proceedings.

Public Law, Inquests and Inquiries

Ruby accepts instructions across all areas of public law. She has developing expertise in inquests and in judicial review proceedings, and is currently instructed by Greater Manchester Police in the Manchester Arena Inquiry

Extradition

Ruby has appeared on behalf of requested persons in extradition cases in the Magistrates' Courts. She also has experience advising on appeals to the Administrative Court.

Professional Discipline

Ruby has experience in cases concerning regulatory enforcement and professional discipline, including cases before the Solicitors Regulation Authority and in relation to the police misconduct regulations.

Civil and Quasi-criminal Law

Ruby has considerable experience regarding applications for a range of civil orders including sexual harm prevention orders, sexual risk orders, domestic violence prevention orders, closure orders, and gang injunctions. She is well placed to advise individuals facing such applications.

Licensing

Ruby regularly appears for Transport for London in licensing appeals in the magistrates' courts.

Education

- BPTC, Outstanding (first in year), 2017-8
- Graduate Diploma in Law, Distinction (first in year), 2015-6
- BA History, University of Cambridge, (first class), 2011-14

Prizes:

- Reid Scholarship, Gray's Inn (2019)
- Ann Goddard Scholarship, Gray's Inn (2019)
- Ede & Ravenscroft Legal Prize, Gray's Inn (2018)
- 5 St Andrew's Hill Award, University of Law (2018)
- 4 King's Bench Walk Prize for Advocacy, University of Law (2018)

- 5 Paper Buildings prize for Cross-examination, University of Law (2018)
- Advocacy Scholarship, University of Law (2017)
- Prince of Wales Scholarship, Gray's Inn (2017)
- Best Professional Award, BPP Law School (2016)
- David Karmel Scholarship, Gray's Inn (2015)
- King's College Council Award, University of Cambridge (2014)

Professional Appointments

- CPS Panel (General Crime) Level 2

Other Information

Ruby previously worked for an MP as a researcher and speechwriter in the House of Commons. She later joined the charity South London Cares, where she managed a community-building programme. She was formerly an intern at the International Service for Human Rights in Geneva, where she monitored and drafted submissions to sessions of the U.N. Human Rights Council. Immediately prior to commencing pupillage, Ruby completed an Amicus placement at the Office of Capital and Forensic Writs in Austin, Texas, where she assisted capital defence attorneys in post-conviction proceedings. She has volunteered extensively, including as an Appropriate Adult, FRU representative, and director of the Vocalise prison-debating programme.

Privacy Statement

I, Ruby Shrimpton, am a data controller and can be contacted at 3 Raymond Buildings, Gray's Inn, London WC1R 5BH or by telephone on 020 7400 6400 or by email at ruby.shrimpton@3rblaw.com. My Data Protection Policy can be found below.

All personal data that I process is for the purposes of providing legal services, conducting conflict-checks, marketing, defending potential complaints, legal proceedings or fee disputes, keeping anti-money laundering records, participating in the training of other barristers and pupils and when providing work-shadowing opportunities, and/or exercising a right to a lien. The types of data I process vary upon the nature of the legal matter in relation to which I am engaged to advise, but can include names, contact details, biographic details and 'special category personal data' (such as details of racial or ethnic origin, political opinions, religious or philosophical beliefs, health, sex life and criminal convictions and proceedings).

Depending upon the circumstances of the case, the legal bases upon which I process personal data are (i) the performance of a contract to which the data subject is a party or in order to take steps at the request of the data subject

prior to entering into a contract, (ii) the processing is necessary to comply with legal obligations to which I am subject, or (iii) the processing is necessary for the legitimate interests set out above, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subjects which require protection of personal data, in particular where the data subject is a child. When I rely on (iii) legitimate interests, my 'Legitimate Interests Assessment' can be found [here](#). When I process data which has not been obtained directly from the data subject (e.g. personal data contained in evidential materials), it will have been supplied to me as part of my instructions in circumstances covered by legal professional privilege.

Depending upon the circumstances of the case, I may share the personal data with:

1. my Chambers, which supplies professional and administrative support to my practice;
2. Courts and other tribunals to whom documents are presented;
3. my lay and professional clients;
4. potential witnesses, in particular experts, and friends or family of the data subject;
5. solicitors, barristers, pupils, mini pupils and other legal representatives;
6. ombudsmen and regulatory authorities;
7. current, past or prospective employers;
8. education and examining bodies;
9. business associates, professional advisers and trade bodies.

I retain personal data for no longer than 7 years after the case has come to an end or as otherwise required by law.

I do not intend to transfer data to any country which is not either within the European Union, 'white listed' by the EU or otherwise permitted by EU law (e.g. to the USA under the provisions of the 'Privacy Shield').

Under the GDPR, data subjects whose personal data I process have the right to request from me access to, and rectification or erasure of, their personal data, the right to the restriction of processing concerning them, the right to object to processing as well as the right to data portability. Data subjects also have the right to lodge a complaint with the Information Commissioner's Office (ico.org.uk).

In cases where there is a contract between me and the data subject, the provision of personal data is a contractual requirement and the data subject is obliged to provide the personal data in order that I can supply legal services. A failure to provide such data may mean that I will not be able to provide the legal services.

Rev 1.1 02.04.2019

[Data Protection Policy](#)

[Legitimate Interests Assessment](#)