

[News story: Reappointment of Paula Sharp as a member of the Boundary Commission for Scotland](#)

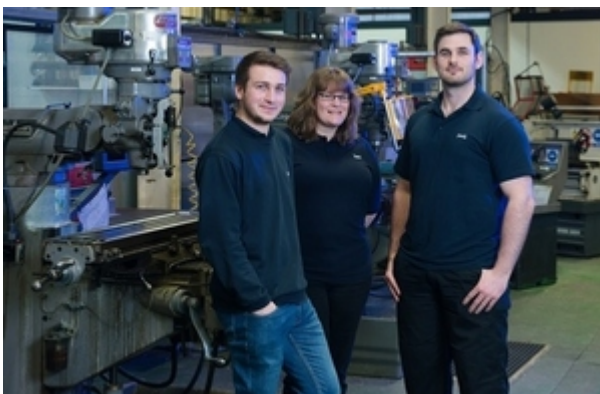
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[News story: Dstl's latest apprenticeship opportunities are now open](#)



At Dstl, we are committed to developing our people, and to investing in the next generation of talent.

We offer apprenticeships in a variety of roles which enable people to gain experience and an insight into some truly unique work that helps protect the nation. Our apprenticeship programmes range from advanced through to degree level. If you are thinking about your next step in education, or a change of direction in your career, then Dstl could be the place for you.

Choosing an apprenticeship programme gives you a breadth of experience and a qualification and you will earn a salary at the same time.

With a mix of classroom and on-the-job -based learning, our programmes offer you the chance to work on cutting-edge real projects, making a real difference to the defence and security of the UK.

We're keen to develop even more talent. If you're passionate about science and technology, eager to help protect the UK and keen to learn, you'll thrive on one of the following apprenticeships:

If you can see yourself in any of these roles, apply now. Take advantage of a unique apprenticeship that'll lead to a unique career.

If you're passionate about helping to keep our nation safe, please click on the links to view the vacancy information.

Closing date: *17 March 2019*

Published 10 January 2019

Last updated 4 February 2019 [+ show all updates](#)

1. 4 February 2019 New apprenticeship opportunity added
2. 17 January 2019 Additional wording
3. 10 January 2019 First published.

[Press release: Lord Chancellor welcomes promotion of new silks](#)

Her Majesty The Queen has approved the appointment of 108 barristers and solicitors as new Queen's Counsel (QC). The title of QC is awarded to those who have demonstrated particular skill and expertise in the conduct of advocacy.

Her Majesty has also approved the appointment of 6 new Honorary Queen's Counsel (QC Honoris Causa). Their biographies are listed below. Honorary QCs are awarded to lawyers and legal academics that have made a major contribution to the law of England and Wales outside practice in the courts.

On 11 March 2019, the Lord Chancellor will preside over the appointment ceremony at Westminster Hall, where he will formally bestow the title of QC upon the successful applicants and award the honorary QCs.

Lord Chancellor David Gauke said:

I congratulate each of the 108 barristers and solicitors who are to become Queen's Counsel and also the six Honorary Queen's Counsel on

their forthcoming appointments. The award of the title of Queen's Counsel is a recognition of depth of expertise and eminence in their fields. It is this expertise that gives the English legal system its world-leading reputation.

Honorary Queen's Counsel biographies

Professor Mads Andenæs

Professor Mads Andenæs is a leading academic and has been recommended for his work in the fields of comparative and international law, in familiarising academic and practising lawyers and the judiciary in this jurisdiction with other systems of law and by encouraging exchanges of views and approaches between common and civil lawyers. He has written many books on the subject and has established a series of annual seminars on pressing issues as seen from European Supreme Courts. This was inaugurated by a seminar in the UK Supreme Court with the participation of a number of leading UK practitioners and judges. He was also member and Special Rapporteur in the UN Working Group on Arbitrary Detention, and contributed to its report « Basic Principles and Guidelines » (2012). This report has been referred to in UK Supreme Court judgments.

Professor Sue Arrowsmith

Professor Sue Arrowsmith is the author of the principal treatise used by practitioners and academics in the field of public procurement law, which has been formally recognised as an authoritative work of reference by the courts. She also founded the Public Procurement Law Review in 1992 (and has remained General Editor since then), providing information and debate on legal developments for both practice and academia. She is Director of the Public Procurement Research Group at the University of Nottingham, the pre-eminent European centre for public procurement research and teaching, which she founded there in 1998. For more than 20 years she has organised a major international conference on procurement at Nottingham bringing together policy makers, practitioners and academics. She has made a substantial contribution to the reform work of many international committees on public procurement, including (for more than 20 years) the European Commission's independent Advisory Committee, the UNCITRAL Expert Committee and the World Bank Advisory Group, and recently was appointed as Expert to the Task Force on procurement of the International Partnership Against Corruption in Sport.

Professor Richard Fentiman

Professor Richard Fentiman is Professor of Private International Law at the University of Cambridge where he was formerly Chair of the Faculty of Law. He is internationally acknowledged as a leading scholar in his field and is recognised especially as an expert on the law and practice of international commercial litigation. He is the author of two major works, *International Commercial Litigation* (2015) and *Foreign Law in English Courts* (1998), and of numerous other publications. His work, which emphasises the law's practical context, has contributed both to legal scholarship and to the law's

development. His writings are frequently cited in the courts of England and other common law jurisdictions and he has been extensively involved in law reform in England and internationally. His expertise and distinction have been recognised by invitations to give evidence to Parliamentary committees and advise public bodies in the UK, including the Financial Markets Law Committee, and to represent an English law perspective in the work of international institutions such as the Hague Conference on Private International Law, the European Commission and the European Parliament. Through his work on international co-operation in civil justice he has promoted understanding of English law beyond the UK, particularly within the European Union.

Jonathan Jones

Jonathan Jones is the Treasury Solicitor and Permanent Secretary of the Government Legal Department (GLD). He has brought together all Government legal teams to establish a unique legal shared service for the GLD. He has played a critical personal role in providing legal advice to the Government under the exceptional circumstances of Brexit. He has also demonstrated great drive to improve diversity and inclusion, both within the GLD; across the wider civil service as its most senior Health & Wellbeing champion, where he has championed initiatives to improve the working lives of all civil servants; and in the legal profession, where he plays an active role in legal training for new barristers. He also contributes to the education of barristers in his role as a Bencher of his Inn.

Professor Charles Mitchell

Professor Charles Mitchell is one of the outstanding and most respected academic authorities on the law of unjust enrichment and the law of trusts. He has written books on subrogation; on contribution and reimbursement; on unjust enrichment; and on trusts. His work on the most recent editions of Goff and Jones: The Law of Unjust Enrichment has proved invaluable in cases which have come before the Supreme Court. He has shown dedication to bridging the gap between theory and practice, through his development and clarification of the law, including particularly difficult areas of law where conflicting authorities make underlying principles hard to discern.

Professor Thomas Glyn Watkin

Professor Thomas Glyn Watkin is an academic who has also served the Welsh Assembly Government as its first principal Legislative Draftsman. His book, The Legal History of Wales, published in 2007, is the first comprehensive history of law in Wales from the Roman invasion to devolution. He is the general editor of the University of Wales series The Public Law of Wales. He was centrally involved in establishing and building the legislative drafting capacity of the Welsh Government – in both English and Welsh – in the initial years of primary legislative devolution for Wales. Prior to that, he was the founding head of the Law School and first Professor of Law at the University of Wales, Bangor.

Notes to editors

- The [list of 2018 to 2019 Queen's Counsel appointments](#)
 - The 108 Queen's Counsel (QC) (also known as silks) appointments includes:
 - 30 women applicants of the 55 that applied. Last year, 32 out of 50 female applicants were successful
 - 13 applicants who declared an ethnic origin other than white of the 30 that applied. Last year 18 such applicants out of 33 were appointed
 - 19 applicants aged over 50 were appointed. Last year 21 such applicants were appointed. The youngest successful applicant is 38-years-old and the oldest is 61
 - 4 solicitor advocates of the 5 who applied. In the previous competition 5 solicitor advocates were appointed.
 - QCs are appointed by The Queen, on the advice of the Lord Chancellor. He is in turn advised by an independent Selection Panel which receives and considers each application and makes recommendations as to appointment.
 - For further information, please call the Ministry of Justice press office on 020 3334 5422. Follow us @MoJGovUK.
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[News story: UK takes centre stage in immersive entertainment revolution](#)

A total of £18 million government and industry funding has been awarded to projects developing the next generation of immersive experiences. Using virtual reality, augmented reality and mixed reality, the projects will create cutting-edge immersive experiences which will be tested at scale on real audiences.

The projects are part of the Industrial Strategy Challenge Fund's audience of the future programme, delivered through UK Research and Innovation. Through this programme, government is helping the most talented storytellers across the UK create engaging immersive experiences.

Immersive sports, performance and visitor experiences

The demonstrator projects will develop immersive experiences in 3 areas; sports entertainment, performance, and visitor experience.

Performance

The Royal Shakespeare Company (RSC) will lead a consortium of 15 specialist organisations from the theatre, music, video production, gaming and research

industries to create a live performance unbound by location. Audiences will use mobile phones, extended reality headsets and live streams to experience live performance like never before.

Visitor experience

Factory 42's consortium will create 2 multi-sensory, interactive worlds in London's Natural History Museum and Science Museum. At the Science Museum, visitors will take part in a mixed-reality detective experience featuring high-resolution 3D scans of robots. The Natural History Museum will bring dinosaurs to life through the story of a palaeontologist's discoveries. Shorter versions of both experiences will tour shopping centres across the UK.

Sport entertainment

Esports – video games played competitively in front of a live audience – has the fastest growing audience for live sports globally. This project will create new esports platform called WEAVR that uses gameplay data to transform how remote audiences experience first esports, and further down the line physical sports.

WEAVR will be developed by a consortium that includes ESL, the largest esports content producer in the world, as well as academics and innovators across immersive technologies, data-driven content production and broadcast.

Leading digital and creative talent

Minister for Digital and the Creative Industries Margot James said:

The UK is home to some of the world's leading digital and creative talent. Through our modern Industrial Strategy and multi-million-pound creative industries sector deal, we are bringing them together to give audiences a truly unique experience.

The growth of immersive technology has the power to transform the way in which we watch theatre, play games or go to the cinema, and these new projects will demonstrate how we can take people closer than ever before to the live action.

A new era of entertainment

Science and Innovation Minister Chris Skidmore said:

We are now in a new era of how we consume entertainment, and these projects announced today could see us walking with dinosaurs and experiencing being in the stands of major football matches from our own living rooms.

We have an impressive reputation of producing outstanding sport, cultural institutions and visual entertainment. That is why, through our modern industrial Strategy, we are building on these strengths to make the areas even more accessible and enjoyable to people, whilst supporting high-skilled jobs across the UK.

Changing cultural experiences

UK Research and Innovation Chief Executive, Professor Sir Mark Walport, said:

New technologies being pioneered in the UK, such as virtual and augmented reality, are fundamentally changing the way we participate in cultural experiences, from watching dramatic performances and visiting museums to playing video games.

Through investments such as the projects announced today, the government and UK Research and Innovation will support the creative industries to innovate in exciting ways that will deliver new experiences for audiences of the future with accompanying economic benefits.

Global opportunity for the UK

Professor Andrew Chitty, UKRI's Challenge Director for Audience of the Future said:

The market for immersive content is a global opportunity. The presence of international partners in these ground-breaking projects is a massive vote of confidence not only in UK research and innovation but in our creative companies who will ensure that the UK becomes a world-leading destination for immersive content production bringing the new jobs and investment that is central to the Industrial Strategy and the Creative Industries Sector Deal.

[Press release: New Charity Inquiry: CAWRM Ltd](#)



**CHARITY COMMISSION
FOR ENGLAND AND WALES**

The Charity Commission, the independent regulator of charities in England and Wales, has opened a statutory inquiry into CAWRM Ltd ([1178193](#)). The inquiry was opened on 28 November 2018.

The charity's object is to relieve poverty and financial hardship in particular, but not exclusively, amongst refugees in the Middle East.

The inquiry was opened after the Commission carried out a compliance visit to CAWRM Ltd which highlighted serious regulatory concerns including:

- the charity's funds having been held in the personal bank account of an individual linked to the charity, at a time during which the individual was under police investigation for terrorist financing offences;
- that not all of the funds held by the individual had been repaid to the charity;
- charitable funds being put at risk by the courioring of significant amounts of cash out of the UK to the Middle East, with approximately £45,000 transferred in this manner in the first half of 2018;
- the unauthorised employment and remuneration of a trustee;
- unexplained large payments to a limited company whose sole director is the individual linked to the charity; and
- the inability to account for the charity's funds before it was registered with the Commission.

The Commission has issued an order under section 76(3)(f) of the Charities Act restricting certain transactions that the trustees can enter into without the Commission's prior consent.

In order to address these serious regulatory concerns, the investigation will consider:

- the administration, governance and management of the charity by its trustees;
- the financial controls and management of the charity and whether its funds have been properly expended solely for exclusively charitable purposes and can be accounted for; and
- whether or not the trustees have complied with and fulfilled their duties and responsibilities as trustees under charity law.

It is the Commission's policy, after it has concluded an inquiry, to publish a report detailing what issues the inquiry looked at, what actions were

undertaken as part of the inquiry and what the outcomes were. Reports of previous inquiries by the Commission are available on [GOV.UK](#).

Ends

Notes to Editors

1. The Charity Commission is the regulator of charities in England and Wales. To find out more about our work see the [about us](#) page on GOV.UK.
2. Search for charities on our [check charity](#) tool.
3. Section 46 of the Charities Act 2011 gives the Commission the power to institute inquiries. The opening of an inquiry gives the Commission access to a range of investigative, protective and remedial legal powers.

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