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JANUARY – JUNE 2019

Family and Child Law

Your Training Guide



Central Law Training

Wilmington Professional

Your Family and Child Law Training Guide

With the practice year 2018-19 now well underway, it's time to focus on your learning and development needs for the year. Whatever your personal development goals for 2019, look ahead and plan your training schedule now.

Central Law Training, the UK's leading provider of post-qualification training for legal professionals, provides an unparalleled range of training courses, conferences, webinars and e-learning. These are delivered by expert speakers to help you develop your skills and knowledge and meet the SRA's requirements. This guide contains details of our training taking place January – June 2019. To view our full range of training please visit www.clt.co.uk.

With experience of working closely with firms of all sizes, corporates and public bodies, we are the perfect legal training partner to help you maximise your training budget and ensure you and your firm receive the training that you need.

A Key to Your Training Guide

To help you identify the right training for you, each course is tagged with the SRA competency area(s) that it covers, the training duration and level.

| SRA Competences | Length of training and prices |
|---|--|
| A Ethics, professionalism and judgement | 3 3 hour course £112.50 + VAT Package price £127.50 + VAT CLT Members / £255.00 + VAT Non-members |
| B Technical legal practice | 5 5 hour course £187.50 + VAT Package price £255.00 + VAT CLT Members / £510.00 + VAT Non-members |
| C Working with other people | 6 6 hour course £225.00 + VAT Package price £255.00 + VAT CLT Members / £510.00 + VAT Non-members |
| D Managing themselves and their own work | 12 2 day course £450.00 + VAT Package price £510.00 + VAT CLT Members / £1020.00 + VAT Non-members |
| | 5 5 hour Masterclass £187.50 + VAT Package price £315.00 + VAT CLT Members / £630.00 + VAT Non-members |
| | 6 6 hour Masterclass £225.00 + VAT Package price £315.00 + VAT CLT Members / £630.00 + VAT Non-members |
| | Webinars are 1 hour £37.50 + VAT Package price £65.00 + VAT CLT Members / £130.00 + VAT Non-members |

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HOT TOPIC**Certificate in Family Law and Procedure**

Foundation

Mena Ruparel and Graham Pegg

An intensive two day course designed to give you a thorough grounding in family law for those wishing to specialise in this area of work. Whether you are returning to practice, transferring to family law, a newly qualified fee earner or a trainee you will find this two day event packed with information and practical tips.

What you will learn:

Day One – Children**Private law – Resolving disputes between parents**

- Parental responsibility
- Child Arrangements Orders and the Child Arrangements Programme
- Change of Surname and other disputes
- Procedure, gatekeeping and allocation and hearings
- Funding issues

Public law – Children and local authorities

- Emergency protection and EPOs and ICOs
- Applications for assessments
- Pre-proceedings work
- Care and supervision orders
- Court procedure and hearings
- Children and Families Act and the PLO
- The 26 week time limit and exceptions
- Use of experts

Day Two – Divorce and finance

- Divorce
- The role of mediation; compulsory MIAMS and other dispute resolution options
- Financial orders after divorce and civil partnership dissolution
- Procedures, documents and hearings
- Section 25 and the discretion of the court
- Periodical payments and capitalisation
- Pensions and their treatment
- Costs
- Cohabitation and property rights
- Property rights
- The Trusts of Land and Appointment of Trustees Act 1996

London
19 - 20 Mar, 14 - 15 May

BEST SELLER

Family Law Update 2019

6 B C D

Update

Elissa Da Costa Waldman

This course is an indispensable update for the busy specialist Family Law Practitioner of the previous legal year backed up with a comprehensive set of notes for future reference along with expert analysis covering private children and public children law, as well as a comprehensive update in relation to recent case law on financial remedies.

The course will be of interest to all family lawyers, providing material to enrich your practice and help you give the best possible and most up-to-date advice.

The topics to be covered include the following:

- Financial orders
- Private children law
- Schedule 1 Children Act
- Cohabitation
- Public children law
- Adoption and placement orders

| | |
|------------|--------|
| London | 19 Mar |
| Manchester | 7 May |
| Bristol | 20 May |

Family Cases: Preparation and Advocacy in Front of the District Judge **NEW**

3 B C D

Foundation

Ian McArdle

Good advocacy can make or break a case; prepare and present your cases more effectively to the district judge for the results your client wants.

Advocacy is not just limited to addressing the court orally – written advocacy can often be just as persuasive and will often get that valuable ‘foot in the door.’ This practical course will teach you the key elements in preparing family cases for successful hearings before the district judge. You will explore what the district judge is looking for in the preparation of a case, both in the paperwork and in court.

This course will cover top tips in how best to present your client’s case in:

- Preparing paper applications that appear in box work and avoiding common mistakes
- What makes a good statement?
- Schedules: what are they, when should they be used and how are they prepared?
- Preparing a skeleton argument and addressing the court on it
- Settling the order after the hearing: who does it and how is it done?
- Dealing with litigants in person
- Court etiquette: do I stand or sit? How do I address the court?
- Advocacy – good practice points and things to avoid
- The best way to prepare and conduct FDA/FDR hearings
- Preparation and conduct of final hearings

| | |
|--------|----------|
| London | 1 May am |
|--------|----------|

Effective Drafting in Matrimonial Finance



Foundation

Mena Ruparel

It has never been more important for you, as a busy matrimonial practitioner, to draft documents effectively to ensure the most positive outcome for your client.

This practical and interactive course will use a working case study to illustrate best practice in drafting.

You will learn about:

- Pleading your client's case by effective completion of the Form E
- Drafting the statement of issues and questionnaires
- Financial schedules and summaries
- Effective drafting of answers to questionnaires
- Offer letters – open and without prejudice
- Instruction of experts
- Skeleton arguments
- Consent orders/heads of agreements, effective drafting with an eye on enforcement
- Preparation for the final hearing, drafting the index to the trial bundle
- Narrative statements – s.25 MCA 1973

This is a foundation level course for those wishing to focus on the fundamentals of drafting.

| | |
|------------|--------|
| London | 23 May |
| Birmingham | 18 Jun |

Central Law Training On-site courses provide:

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Cost-effectiveness

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CLTA11302

Handling the Average Money Divorce

5 B C D

Foundation

Mena Ruparel

Make the most of limited resources and resolve cases quickly and effectively.

This workshop takes you through the whole process of dealing with a financial remedy case from the preparation of the Form E, analysis of the 'usual' financial disclosure, through to preparing the negotiation correspondence to try to settle the case.

- How to fund the average case post LASPO
- How and when to use voluntary disclosure, mediation, collaborative law and arbitration
- How to manage the client's expectations from first instruction onwards
- How to apply Section 25 Matrimonial Causes Act criteria
- Analysing financial disclosure
- How to identify and narrow issues prior to the First Directions Appointment
- Instructing experts; property and pension valuations
- Approaches for dealing with pensions and maintenance
- Negotiation handling

This course is designed for any practitioner in their first few years of family work.

London 1 Apr
Birmingham 16 May

Pensions on Divorce

6 B

Intermediate

Helen Howcroft

The treatment of pensions on divorce is a complicated topic and one that many practitioners find challenging. In many cases a pension is one of the most significant financial assets to be dealt with on divorce and failure to deal properly with pensions can cause serious problems. This course will provide you with comprehensive knowledge of all aspects of pensions and how they can (and should) be treated in divorce proceedings.

Pensions law has gone through many changes over the past 20 years and therefore this course is not just suited for those who are newly qualified but also for experienced practitioners who need to understand what options are available in relation to pensions. This is especially important since pension flexibility was introduced in 2015 and the steady rise of individuals accessing their pensions to fund divorce.

During this full day course you will learn:

- Introduction to pensions
- What is pension flexibility and the effect on divorce?
- First steps in approaching the pensions issue
- Valuation of pension rights
- Methods of settlement
- Consulting an expert
- The pension sharing process

London 30 Apr

Masterclass in Unmarried Couples, Separation and TOLATA Claims



Intermediate

Gwyn Evans and Gerald Wilson

This day will provide you with a comprehensive guide to TOLATA claims in the context of family work to meet the challenges of this difficult area. Unfamiliarity with Civil Procedure Rules, costs, the risk of taking claims to court and difficulties with quantification are just some of the issues that practitioners face.

Property fundamentals:

- Declarations of trust
- MPPA 1970
- Priority of interests, occupiers and overreaching
- Land Registry

Sole ownership and joint ownership claims:

- Claims against a sole owner and claims between co-owners
- Displacing express agreements
- Proprietary estoppel

Negotiating a settlement:

- Assessing the case
- Quantifying the claim
- Negotiating
- Drafting

Remedies:

- Buy-out, sale and postponement of sale
- Equitable accounting
- Occupational rent
- Mortgage payments

Interaction with other claims:

- Schedule 1 CA 1989
- 975 Inheritance Act
- Money claims
- Life policies, credit card debts and possessions
- Claims between married couples
- Third party interests
- Creditors, insolvency and confiscation orders

Practice and procedure:

- Pre-action steps
- Making the claim
- Evidence and disclosure
- The hearings
- Tactics and procedural considerations
- Part 36, settlement and costs orders
- Costs management and proportionality

Cohabitation Agreements and Declarations of Trust:

- Law, practice and drafting tips

£225.00 + VAT Package price

£315.00 + VAT CLT Members/£630.00 + VAT Non-members

London

14 May

BEST SELLER**Private Child Law Update**

3 B

Update

Graham Pegg

These are challenging times for lawyers dealing with private children law and this course will tackle the real issues that confront you in practice on a regular basis. This half day course will review the recent case law and consider the Child Arrangements Programme to get you up to speed in this new regime.

What you will learn:

- The new provisions of the Children & Families Act in private law
- The workings of parental responsibility – including step-parents and same sex couples
- The provisions of the new Child Arrangements Programme
- Gatekeeping, allocation and timetabling under the new programme
- The consequences of the end of residence and contact orders
- Specific issue orders – religious and educational upbringing
- Relocation within the UK
- International relocation – the latest case law
- Dealing with litigants in person and McKenzie Friends
- Costs orders

This course is for all family lawyers, trainees, paralegals and legal executives wanting to update their knowledge of private law children work.

London 2 Apr am
 Birmingham 22 May am
 Leeds 24 May am

BEST SELLER**Public Child Law Update**

3 B

Update

Graham Pegg

The Children and Families Act is here, implementing the PLO and formalising other changes. Case law in this area has also been developing apace, giving guidance on important aspects of this area of work.

This half day course is designed to bring you, the busy practitioner, up to date on the key issues that impact on your day to day practice of public law. The significant changes to legislation, to procedure and the recent case law will be dealt with in a practical and informative training session.

What you will learn:

- The key elements of the Children and Families Act
- Procedure now that the PLO is finalised
- Threshold criteria – shared care cases
- Instruction of experts – the new regime
- Interim orders – the Human Rights Act injunction
- The current public funding issues
- Professional privilege – the pitfalls
- S.38(6) orders – a creative approach
- Costs orders
- An overview of recent cases in public law
- Detailed understanding of the recent leading cases

This course is for all family lawyers, trainees, paralegals and legal executives.

London 2 Apr pm
 Birmingham 22 May pm
 Leeds 24 May pm

Children Law: Dealing with Common Complications **NEW**

6 B

Advanced

Ian McArdle

This course explores some of the more complicated issues that can be thrown up in children law cases, both private law and public law. There isn't a 'one size fits all' approach to families and, recognising this, this course will guide you on how to navigate the difficult issues that practitioners can face whilst ensuring that your clients are represented with understanding, knowledge and confidence.

What you will learn:

- Role of a Children's Guardian
- Implacable hostility
- Section 37 of the Children Act 1989 – when is a report necessary?
- Parallel planning for Local Authorities
- Designation of local authority
- Practicalities of instructing experts in proceedings
- When can information be shared and to whom?
- Finding of Fact Hearings
- A party who may lack capacity to conduct litigation

London

23 Apr

Emergency Remedies: ICOs, EPOs and PPOs **NEW**

3 B

Intermediate

Ian McArdle

The need to safeguard children from significant harm often arises at the most inconvenient time; either the Court has limited time to deal with a case or there is no Court sitting. So, what happens?

Dealing with the use of Police Powers of Protection, EPOs and ICOs requires knowledge to be at your fingertips and this course will equip you with a good understanding of the powers available and the circumstances in which they can be used. It will guide you on how to challenge inappropriate use of these protective steps.

You will leave this course with a good understanding of:

- The circumstances when emergency remedies are needed to safeguard children
- What are Police Powers of Protection?
- What is an Emergency Protection Order?
- What is an Interim Care Order?
- What about section 20 Children Act 1989? A consideration of the case law around the use of voluntary accommodation
- Police Powers of Protection vs. Emergency Protection Order vs. Interim Care Order – a comparison
- How to challenge inappropriate use of emergency orders, including associated Human Rights Act claims

A practical course with notes designed to act as an ongoing aide-memoire, this is a must for all involved in this area of law.

London

14 May

Care and Adoption Workshop

6 B C D

Intermediate

Graham Pegg

This course looks at particular problem areas in care and placement for adoption cases from the point of view of practitioners acting for parents, local authorities and children within the radically changing landscape for child care lawyers.

You will get the chance to update your practice, considering many of the recent developments in public children law.

New subject areas will include:

- Update on the revised protocol, split hearings and timescales;
- Eastern European case law
- The special guardianship and adoption trap
- Misuse of Section 20, police powers and private law applications

Excellent course content, notes and presentation

London

6 Mar

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membership](http://www.clt.co.uk/membership)

CLTA11441

Children Law Accreditation: Approved 3 Day Course



Intermediate

Fiona Cadwaladr and Tim Lewis

This Law Society approved course is for qualified solicitors and FILEX wishing to represent any party in public law proceedings whether children, adults or local authorities and who wish to apply for membership of the Law Society's Children Law Accreditation Scheme (formerly the Children Panel).

The course is intermediate level and is skills based; you will have appropriate knowledge and experience in public and private law proceedings as required by the accreditation criteria. You will then have six months from completing this course to apply for membership of the panel and you need to meet the appropriate criteria at the date of making your application for accreditation. The course encourages active participation and discussion throughout.

You will learn:

- Child development – assessing competence of children
- Attachment – good enough parenting
- Indicators of significant harm
- Communicating with children
- Issues of confidentiality and privilege
- The role and duties of the children's guardian
- The role of the child's solicitor
- Working with the children's guardian
- Advocacy in children's cases
- Local authority structures
- Communication with parties
- Instruction and use of experts
- Linked care and criminal proceedings
- Care planning
- Contact with children in care
- Case management and the Family Court
- Public Law Outline as finalised in the Children and Families Act
- Procedure, documents, timetabling and hearings under the new scheme

This course is specifically for those lawyers and legal executives who meet the requirements of and wish to apply to join the Law Society's Accreditation Scheme.

£675.00 + VAT Package price

£765.00 + VAT CLT Members/£1530.00 + VAT Non-members

| | |
|------------|-------------|
| Leeds | 6 - 8 Feb |
| London | 3 - 5 Feb |
| Birmingham | 22 - 24 May |

Acting for Parents in Care Proceedings

6 B C D

Intermediate

Graham Pegg

The lawyers who act for the Local Authority and the Guardian ad Litem may have years of specialist experience; the parents' solicitor may, initially at least, be a far more general practitioner and feel unnecessarily disadvantaged.

This course will give you the edge when dealing with care proceedings:

- How to deal with the pre-proceedings stage
- The case conference
- Emergency protection orders and other urgent remedies
- Part VI Family Law Act in care cases
- The care application, the 'threshold criteria' and standards of proof
- The process, documents, timetabling and hearings
- Comprehensive assessment, risk assessment and residential assessment
- How to use experts under the new rules
- The final hearing; care order, supervision order or neither
- Contact with children in care
- Adoption and placement for adoption
- How to work within the context of funding constraints

This course is ideal for solicitors, paralegals and trainees practising care law, wanting to improve their practice and for those new to care work and wishing to act for parents.

London 12 Apr
Newcastle 15 Mar

Children Law Cases: Law, Procedure and Advocacy **NEW**

3 B D

Foundation

Ian McArdle

This course complements the morning course on 'Family Cases: Preparation and Advocacy in Front of the District Judge' and builds on a general understanding of advocacy in family cases to provide a practical grounding in the law, advocacy and procedure specific to children's hearings.

This course focuses upon the various types of hearings in this area, what may happen in the hearings and how each hearing should be approached. It also explores the practicalities of what happens after.

What you will learn:

- The various hearings under the Child Arrangements Programme and consideration of Practice Direction 12B of the Family Procedure Rules 2010
- The various hearings under the umbrella of public children law proceedings
- The roles of each party at these various hearings
- Without notice/emergency hearings
- Contested hearings: rules of evidence, examination-in-chief, cross-examination, re-examination and submissions
- Who drafts the court order and what goes in it?

London 1 May pm

HOT TOPIC

Interviewing Witnesses: How to Unlock Their Memories

6 C D

Intermediate

Dave Barney

The SRA Competence Statement makes it clear that solicitors must be capable of “obtaining relevant information through effective use of questioning and active listening”. This is sometimes easier said than done when the events in question took place several years before.

This course teaches you how to use techniques based on cognitive interviewing that really work in getting information out of witnesses.

It uses a series of memory retrieval techniques to increase the amount of information that can be obtained from a witness or client.

Cognitive interviewing is successfully used in some of the largest UK law firms and will increase the completeness and accuracy of what your witnesses can remember, helping them to remember clearly things that happened many months, or even many years ago. It will also enable you to:

- Assess litigation risks and make decisions about a case
- Prepare cases and take statements based on the full facts
- Obtain up to 40% more relevant information
- Obtain uncontaminated evidence from witnesses
- Obtain more facts and details from witnesses first time, reducing the need for costly re-interviews

London 25 Jun

Legal Aid Supervision: An Introduction

6 A B C

Foundation

Vicky Ling and Matthew Moore

This course has specifically been designed for those who are stepping into the role of legal aid supervisor or deputy for the first time.

The course has been written with the demands upon supervisors under the SQM/Lexcel and legal aid contracts in mind, and explains the role of the legal aid supervisor and the management skills needed to be effective.

- It meets the generic requirements for supervisor status on page one of the LAA Supervisor Form
- Meets the supervisor standards for crime contracts 2017
- Meets the supervisor standards for civil and family contracts 2018
- Covers supervision requirements in current legal aid contracts
- Covers SQM 2017 and Lexcel 6 requirements for supervision and file review
- Provides levels of competence as required by the SRA competence statement
- Practical supervision – day-to-day techniques for better file compliance
- Hints and tips for dealing with legal aid audits
- Building relationships and credibility
- Time management

London 14 Mar
Manchester 18 Jun

BEST SELLER

Private Client Conversion Course

27 **A** **B**

Intermediate

Caroline Bielanska, Linda Pratt, Rebecca Sharp and Richard Adkinson

This course is designed to bring delegates up to a basic level of competence in private client work. It is suitable for practitioners in any field wishing to change specialisms and also for trainees as it assumes no knowledge at the outset. There will be practical exercises and case studies throughout with plenty of opportunity for questions and discussion.

Accompanying the course materials will be a resources pack with forms, guidance and other materials. Due to the introductory nature of the course and the fact that only the basics are covered, it may be necessary to attend some of our other courses for more advanced training.

Day 1: Will Drafting and Basic Tax

Includes structure and specific clauses, IHT and CGT and variations and disclaimers.

Day 2: Trusts

Includes principles and essential elements for creating trusts, taxation, drafting lifetime trusts and a look at the intestacy rules.

Day 3: Advising Elderly Clients

Includes the Mental Capacity Act 2005, the Code of Conduct, assessing mental capacity, Lasting Power of Attorney forms and nursing care funded by NHS.

Day 4: Probate and Administration of Estates

Includes, property passing outside the Will/intestacy, preparing the IHT205/IHT400, oaths, tax during the administration of estate, finalising IHT and estate accounts.

Day 5 AM: Workshop of Practical Exercises and Case Studies

This will provide an opportunity to review your learning over the course and look at detailed case studies with worked examples. Feedback from earlier events shows this is a much needed exercise in consolidation.

Requires booking specifically:**Day 5: Fee Charging for Private Client Work (Optional afternoon lecture: 1pm – 4pm)**

Using the course case studies Linda will explain her approach to the challenging exercise of setting an effective fee charging structure. (See page 17)

*£1012.00 + VAT Package price**£1147.50 + VAT CLT Members/£2295.00 + VAT Non-members*

| | |
|------------|-------------|
| London | 1 - 5 Apr |
| Manchester | 24 - 28 Jun |

Fee Charging for Private Client Work

3 D

Foundation

Linda Pratt

Developed by popular demand! Using the course case studies from the Private Client Conversion Course, our highly engaging speaker, Linda Pratt, will explain her approach to the challenging exercise of setting an effective fee charging structure.

Linda ran her private client practice with a strong personal input into the costing of the legal services provided by her firm. Recognising the value of the will, trust, power of attorney, accurate and timely administration of an estate rather than only the physical creation of the document/estate distribution produced for the client, formed the basis of her highly successful practice. Added to this was an empowerment of her staff to have the knowledge and confidence to apply a fee charging structure based on a range of agreed practice guidelines.

Linda is excellent at presenting the course and keeping everyone interested, whilst being very informative

London 5 Apr pm
Manchester 28 Jun pm

Residential Property: An Intensive Introduction for Qualified Practitioners

6 B

Foundation

Lorraine Richardson

This intensive and practical course is aimed at those qualified practitioners looking to change practice areas (for example, due to Legal Aid cuts) or for those returning after a career break. No prior knowledge of conveyancing (residential or otherwise) is required!

The course will provide a practical overview of residential conveyancing and the pitfalls which may occur on a daily basis in today's market including:

- An overview of the conveyancing transaction
- Identifying your client and the source of funds – why this is your responsibility
- Review of searches available in the market – online or paper based?
- Conveyancing Quality Scheme – what is it all about?
- The Protocol and the new forms
- Key risk areas – CML and your duty to the lenders
- What is SDLT? how does it differ from Stamp Duty?
- Standard Conditions of Sale (5th edition)
- Changes in Land Registry practice – official copies of the land register replacing office copies

London 5 Mar

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A B

Intermediate

Conduct and Add-back and Adverse Inference

Marc Saunderson

This webinar discusses how a party's behaviour and conduct may or may not affect the financial remedy and costs order which the court awards. It examines the difference between litigation conduct and conduct generally, whether add-back is conduct under a different name, and issues relating to adverse inference.

B

Intermediate

Assessing and Quantifying Beneficial Ownership in TOLATA Applications

Stephen Parker

This webinar will provide you with a detailed analysis and update in relation to applications under the Trusts of Land and Appointment of Trustees Act 1996 which is often perceived as an alien area of law for most family practitioners.

B

Intermediate

Consent Orders in Matrimonial Finance: The Devil in the Detail

Mena Ruparel

This webinar outlines the way in which the practitioner should tackle the detailed content of a consent order, looking at the difference between declarations, undertakings and agreements in relation to the enforceability of each type of recital. It will cover the importance of timing, which index to use, pension orders and the completion of the statement of information and the importance of the statement of truth.

B

Intermediate

Financial Orders: Practical Enforcement

Mena Ruparel

This webinar provides a comprehensive guide to enforcing the range of financial orders you may have obtained. It will look at the remedies available in the Family Court including reference to relevant rules under the FPR 2010.

A B

Intermediate

Litigants in Person and McKenzie Friends in Family Cases

Ian McArdle

This webinar equips you with an understanding of their roles and the responsibilities and duties that ought to be afforded to them. Given legal aid cuts and continuing understanding of the concept of domestic abuse, all lawyers involved in children law need to have a good understanding of the involvement of litigants in person/ McKenzie Friends.

B

Intermediate

Children Law Update

Ian McArdle

Children law is an area of law that never stops evolving. Whilst the fundamental principles of children law remain somewhat of a constant, the application of these principles is constantly under scrutiny.

This webinar guides you through the most definitive cases in the area of children law over the course of 2018 and looks at how the courts continue to evolve this interesting area of law.

The webinar will consider both public and private law cases.

B

Intermediate

Wardship and Inherent Jurisdiction in Children Law

Ian McArdle

This webinar is a whistle-stop tour of wardship and the inherent jurisdiction of the High Court insofar as it relates to children law, offering a good understanding of the role of wardship and the inherent jurisdiction and the associated procedural issues. It will guide you through a variety of scenarios where the use of wardship and the inherent jurisdiction are appropriate in both public and private law. It will be of interest to all those involved in the practice of children law.

B

Update

Child's Pay: Applications Under Schedule 1 of the Children Act 1989

Mena Ruparel

This webinar will take you through the process of how to make a Schedule 1 Children Act application for periodical payments, lump sums and property orders taking into account recent procedural changes as a result of recommendations from the Financial Remedies Working Group.

B

Foundation

Assessing Suitability for Mediation: A Lawyer's Guide

Louise Whitney

This webinar aims to give you confidence when assessing whether or not a case is suitable for referral to mediation. It can be difficult to get the balance between protecting clients for whom mediation would not work, while not filtering out too many clients by making assumptions about which cases are suitable.

B

Intermediate

Tax Implications on Divorce for Cohabiting Couples and Married Couples

Helen Howcroft

This webinar reviews the key implications of a cohabiting couple and a married couple divorcing and the tax implications thereof. The webinar will address:

- Pensions
- Transfer of assets such as residential property
- Transfer of other assets such as buy to let property
- Inheritance tax

A B

Advanced

Variation and Capitalisation

Marc Saunderson

In this informative webinar, our expert Marc Saunderson asks:

- In a world of equal division of capital does maintenance have a role, and if so, how is it to be treated?
- Is it only to meet needs?
- Can needs be “generously interpreted”?
- Is spousal maintenance now a thing of the past?

B

Foundation

Form E - Getting it Right

Mena Ruparel

The Form E is the foundation of the family finance case and the contents of the Form E can be critical. You will learn how to present information on property ownership and disputed equity shares, business interests, treatment of third party interests, cohabitation, the dangers of double counting, pensions and inheritance, documentation required and how to deal with the narrative sections.

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Advanced

Management Course Stage 2
London 8 May

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Intermediate

Preparing for Partnership
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Key skills to enable you to manage work effectively.

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Practical courses that will help you and your firm stay on the right side of SRA and general business regulations.

3 A

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SRA Handbook: Are you ready for the changes?

Birmingham 12 Feb pm
Exeter 28 Feb pm
London 7 Mar pm
Southampton 20 Mar pm
Manchester 21 Mar pm
York 28 Mar pm

3 A

Update

Money Laundering Compliance in Private Practice

London 7 Mar pm
Manchester 12 Jun pm

6 A

Foundation

COLPs, COFAs and Managing Compliance 2019

London 13 Mar
Sheffield 20 Jun

5 A

Intermediate

Conflicts and Confidentiality in Law Firms

London 20 Jun

6 B

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An Introduction to Data Protection and GDPR

London 5 Feb, 20 Jun

6 B C D

Intermediate

Duties of the Data Protection Officer

London 12 Feb, 11 Jun

3 A

Update

Data Protection and GDPR Update 2019

Leeds 7 Mar pm
London 12 Mar pm
Derby 26 Mar pm
Birmingham 4 Apr pm

3 A

Intermediate

Data Protection and GDPR for the Compliance Officer

London 15 Apr pm

3 B D

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London 29 Apr am

3 B C

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