



Specialist training from Brain Injury Group

Court of Protection

London – 4 February 2020

Bristol – 24 March 2020

Accredited by APIL Training (5.5 hours Litigator/Senior Litigator)

Working in collaboration with No5 Chambers, this new training event from Brain Injury Group will focus on practical solutions to every day problems for deputies, case managers and those involved in the care and treatment of people who lack capacity to make certain decisions.

Who should attend? Court of Protection lawyers, case managers, therapists and other professionals who support those who are affected by the Court of Protection.

For further information, email enquiries@braininjurygroup.co.uk



Programme

09.30	Welcome from the Chair
09.40	Court of Protection Legal Update – <i>Ian Brownhill and Varsha Jagadesham (London)/Jake Rylatt (Bristol) -No5 Chambers</i>
10.20	Transitioning – the expectations of the Court – <i>Karen Jackson, Enable Law</i>
10.50	Transitioning – planning adaptations to a property – <i>Kate Sheehan, The OT Service</i>
11.35	Refreshment break
11.50	Transitioning – from education to social care – <i>Jemma Garside, Boyes Turner LLP</i>
12.20	Transitions – neuropsychological illustrations from expert witness and treatment cases – <i>Dr Phil Moore, Medicolegal-Psychology-Neuropsychology Ltd</i>
12.50	Q&A
13.10	Lunch
14.00	Decision making – cases in which a Health & Welfare deputy may be appropriate – <i>Ian Brownhill and Varsha Jagadesham (London)/Jake Rylatt (Bristol) -No5 Chambers</i>
14.30	Decision making – when a deputy should be referring an issue to the Court of Protection – <i>Julie Burton, Penningtons Manches Cooper</i>
15.00	Decision making – canvassing wishes and feelings – a practical guide – <i>Mandy Fairweather, Bush & Co</i>
15.30	Q&A
15.50	Close from the Chair

Our 2020 training programme is sponsored by:



Booking Form

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Please indicate which date you wish to book

Booking Information – cancellation charges apply see terms and conditions overleaf		
Delegate fees:		<i>Please tick</i>
Member law firm first place	Free	
Member law firm additional places	£105 + VAT	
Case managers, health & social care professionals and charities	£105 + VAT	
All other delegates	£210 + VAT	
Price includes refreshments, lunch and course materials which will be available via download only		
Booking Contact (for invoice)		
Organisation		
Address (inc postcode)		
Email		
Delegate 1		
Name		
Job title		
Telephone		
Email		
Dietary/access requirements		
Delegate 2		
Name		
Job title		
Telephone		
Email		
Dietary/access requirements		

Please return by email to: enquiries@braininjurygroup.co.uk

Terms and Conditions

- 1. Confirmation of booking:** Your booking will be confirmed on receipt of payment in full, or on issue of our invoice if opting for this payment method. Joining instructions will be sent prior to the event. Payment is required in advance of the training and we reserve the right to refuse entry to the event if payment has not been received. In certain circumstances, we may agree that payment can be made after the event, but such agreement must be obtained in advance in writing from us.
- 2. Indemnity:** It may be necessary for reasons beyond our control to alter the content and timing of the event, or to cancel it if absolutely necessary and issue a full refund. The Brain Injury Group accepts no liability if, for whatever reason, the event does not take place.
- 3. Cancellations, substitutions and refunds:** Cancellations must be received in writing. A refund of the training fee (less an administration charge of £25) will be made if cancellation is at least 4 weeks before the event. No refunds will be given for cancellations notified after this period, and full payment will still be due irrespective of when the booking was made. No refunds will be made for failure to attend. Substitution of delegates can be made without charge at any time by giving us written notice.
- 4. Contract:** This booking constitutes a legally binding contract. The delegate and employer are jointly and severally liable for payment of all the fees due. To the extent permitted by law, neither the Brain Injury Group nor its presenters will be liable by reason of breach of contract, negligence or otherwise for any loss or consequential loss occasioned by any person acting, omitting to act or refraining from acting in reliance upon the course material or presentation of the event.
- 5. Data protection:** Please note that your information may be used to send you details of services or events that we offer that we have identified as likely to be of interest to you. If at any point you would like to opt-out of receiving communications from us, please use the unsubscribe button on our marketing emails, or contact us by email at info.services@braininjurygroup.co.uk. Please be reassured that we will not release your information to any third party for them to use for their own direct marketing purposes, unless you have requested us to do so. We use a global marketing platform to manage marketing communications relating to events, newsletters etc., therefore the processing of data may take place outside the European Economic Area in respect of that. Your data will, however, always be held securely and the platform is compliant with the requirements of UK data protection legislation. Your information will be held by us until such time as you choose to unsubscribe, or for a period of 7 years from the date of the training event.

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