



Ancillary Relief - Recent Developments

10 December, 5.30pm onwards

7 Bedford Row in conjunction with The International Family Law Group

Ramada Hotel, Leicester

invitation

Ancillary Relief - Recent Developments

To be chaired by HHJ Lea

Maria Scotland, Barrister, 7 Bedford Row

Maria will speak on setting aside final orders or agreements when there is a change in circumstance

- The impact of a substantial drop in asset values post the final order (“the credit crunch”) – should the client apply to re-open or set aside the final order?
- The implications of *Myerson v Myerson*
- When one parties’ income changes: considerations and factors of importance when considering whether to apply to vary spousal maintenance
- *McFarlane v McFarlane* (No. 2)
- One party re-marries post the final order (where their case was that they had no intention to do so in the ancillary relief): considering setting aside the order?
- Other change of circumstance
- Practice and procedure relative to an application to vary or set aside the final order

David Hodson, English and Australian Solicitor & mediator, DDJ at PRFD, consultant with iFLG

David will speak on English and International approaches to financial settlements

- The Court’s approach to capital distribution post Charman
- Recent caselaw developments and trends
- International elements: issues to take into account

Craig Holt, Barrister, 7 Bedford Row

Craig will speak on Marital Agreements

- Pre and post nuptial agreements
- Status of marital agreements in Ancillary Relief
- Implications of *Radmacher v Granatino*
- International issues
- Checklist of issues to beware of and to take into account

Venue

This seminar will take place on 10 December 2009 at The Charnwood Suite, Ramada Hotel, Leicester. Registration at 5.15pm.

7.30pm – 9.30pm Drinks and nibbles

Register for your place

This seminar is accredited with 2 hours CPD

RSVP

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