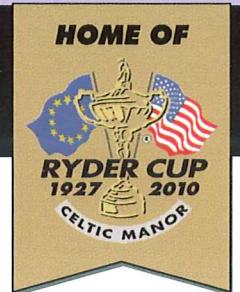


LONDON LEGAL TRAINING

presents

CIVIL LITIGATION COSTS RECOVERY

The Celtic Manor Resort, Coldra Woods, The Usk Valley, Newport NP18 1HQ
Thursday, 10th December, 2009 9.15 a.m. - 12.30 p.m.



3 HOURS CPD - LAW SOCIETY AND BAR STANDARDS BOARD ACCREDITED
LUNCH AND REFRESHMENTS FOR DELEGATES INCLUDED IN THE COURSE FEE

Course Chairman: **Nathan J. Hennah** - Partner, Hornby Baker Jones and Wood Solicitors

Speaker: **Amanda Ashton** - Compass Costs Consultants

Course Contents

The course will deal with aspects of claimant cost recovery in civil litigation. The speaker will deal with CCFA/CFA and the recovery of ATE premiums.

Course Chairman: **Nathan J. Hennah** - Partner, Hornby Baker Jones and Wood Solicitors

Nathan J. Hennah has 15 years litigation experience dealing with a range of personal injury actions in both fast and multi track including negligence and statutory based claims. In addition to this he has considerable experience in catastrophic claims.

He is the head of the Civil Actions against the Police and the Clinical Negligence departments at Hornby Baker Jones and Wood. The work in these departments includes substantial claims against the Home Office and the Ministry of Justice. He also has substantial experience in all areas general civil litigation.

Course Speakers: **Amanda Ashton** - Compass Costs Consultants Ltd

Compass litigates costs matters through to a conclusion, including the issue of the Part 7 or Part 8 proceedings, any Interlocutory Applications and ultimately the Detailed Assessment. The ability to conduct matters through to conclusion at assessment instead of stalling at the point where proceedings need to be issued in court, means that Compass offer a true "cradle to grave" service as opposed to the "cradle to sickbed" so many other costs companies manage to provide

Compass are a rapidly expanding, modern and vibrant business that boasts Fellows and Associate members of the Association of Law Costs Draftsmen, in addition to over 40 fee earners, who individually have been involved in some of the largest most ground breaking pieces of litigation in recent times.

Registration for the course will be between 9.00 a.m. - 9.15 a.m. The course will commence at 9.15 a.m. and will last until 12.30 p.m. The course presentation will last for 3 hours. In addition, there will be a break for tea/coffee during the morning. Lunch will also be provided for the delegates.

Refreshments and lunch are included in the course fee.

London Legal Training can be contacted at:

9 Cygnet Close, Northwood, Middlesex, HA6 2SX,
or telephone: 01923 840586 or email: nigel@londonlegaltraining.co.uk
www.londonlegaltraining.co.uk

The Course Objectives

The objective of the course is to examine in detail all the above issues that need to be considered and dealt with when dealing with a civil litigation costs recovery. The course is aimed at solicitors, barristers, legal executives and paralegals involved in such matters.

TERMS AND CONDITIONS

- Payment of the course fee is due with the booking form. In default of payment LLT/N C Lipton reserve the right to cancel any reduction in the course price that has been made.
- Written notice must be given to LLT if a delegate wishes to cancel the booking. A refund less 20% administration fee will be applied in the event of cancellation. In the event that cancellation is received less than 14 days prior to the course then the full cost of the course is payable.
- LLT reserves the right to cancel the course and will in such event make a full refund of any booking fee. No liability of LLT is assumed by LLT or the proprietor N C Lipton for changes in the program date, content, speaker(s), and venue.
- The delegate material will be handed out at the course.
- The speakers at the course are not authorised to advise on specific client related matters under any circumstances. Any comments made by the speaker(s) which may relate to client matters are expressions of his/hers/their opinions or suggestions only and must not be construed or relied upon as advice.
- The material for the course has been designed as an integral part of the presentation(s) by the speaker(s) solely for the benefit of the delegates attending the course. The material does not necessarily stand on its own and is not intended to be relied on for giving specific advice. To the extent permitted by law, neither LLT nor the proprietor of LLT N C Lipton, nor the speaker(s) at the course will be liable by reason of breach of contract, negligence, or otherwise for any loss or consequential loss occasioned to any person acting omitting to act or refraining from acting in reliance upon the course material or presentation of the course or, except to the extent that any such loss does not exceed the price of the course, arising from or connected with any error or omission in the course material or presentation of the course. Consequential loss means any loss of anticipated profits, damage to reputation or goodwill, loss of expected future business, damages, costs or expenses payable to any third party or any other indirect losses.
- No part of the written course material may be reproduced without the authority of LLT.
- Audio and visual recording at the course is not permitted.
- Delegates who attend the course do so at their own risk. LLT/ N C Lipton nor its speaker (s) at the course accepts responsibility or liability for any injury, illness or otherwise which may be attributable to the facilities or services provided at the course venue. LLT notes the provisions of s2 UCTA.



Booking Form

PLEASE PRINT YOUR DETAILS. PLEASE PHOTOCOPY THIS BOOKING FORM FOR ADDITIONAL DELEGATES.

Course Title: CIVIL LITIGATION COSTS RECOVERY. THURSDAY 10TH DECEMBER 2009

Delegate Name:

Position:

Firm's Name:

Firm's Address:

DX Number:

Email Address:

Telephone:

Fax:

Dietary Requirements:

Please enclose a cheque for £99.00 per delegate for course payable to LONDON LEGAL TRAINING and send this booking form to:

LONDON LEGAL TRAINING, 9 CYGNET CLOSE, NORTHWOOD, MIDDLESEX, HA6 2SX.

Please note that London Legal Training is not registered for VAT. The course fee does not include any VAT nor is VAT payable in addition to the £99.00 per delegate course fee.

Occasionally London Legal Training's mailing list will be made available for its' own and other appropriate organizations' mailings. Please tick here if you do not want to receive such material.

LONDON LEGAL TRAINING

can be contacted at:

9 Cygnet Close, Northwood, Middlesex, HA6 2SX

Telephone: 01923 840586 Email: nigel@londonlegaltraining.co.uk
www.londonlegaltraining.co.uk

temple

Legal Expenses Experts

After-the-event Insurance – Commercial

ATE insurance unlocks litigation by providing your client with the peace of mind that if the worst should happen, they will be covered against the risk of paying disbursements and opponent's costs. This ensures that your client is on a level playing field with its opponent, by arming them with the financial backing of a large insurance company.

We are happy to look at cases on a one off basis and in order to ensure a spread of risk we prefer to receive proposals as soon as you are able to make a positive assessment of the merits of the case. We can offer cover whether or not you are acting under a full CFA, discounted CFA, or no CFA.

After-the-event Insurance – Personal Injury

Our experience in this market is unrivalled, having been involved in almost all of the cases that have established the law in the area of ATE insurance.

We have been providing Personal Injury delegated authority schemes since 1999 and we are proud of the fact that we introduced innovations that are now standard market practice such as deferred and stepped premiums.

In 2009 we took our policies a step further by providing a significant discount in the event that liability is admitted during the protocol period.

After-the-event Insurance – Clinical Negligence

Our clinical negligence delegated authority scheme has been built with highly successful firms in mind who need an insurer that is flexible to all types of funding and who is willing to provide full financial backing.

Many of our competitors often only delegate limited authority, so the solicitor is required to report back and obtain consent at various stages of the case. Our approach is different – we fully support the solicitors to whom we grant authority and we allow them to do what they do best – litigation.

Employment Practices Insurance

Temple has created a product that not only helps employers to ensure that they are compliant within the complex area of employment law, but also affords protection in the event that one of their employees nevertheless brings a tribunal claim against them.

As an insurer we work in partnership with specialist employment solicitors to provide this package. Therefore, if you are an employment law solicitor or have an employment law team within your law firm, please contact us.

Please feel free to contact us in relation to any of the above products and services

Telephone: 01483 577 877

E-mail: info@temple-legal.co.uk

www.temple-legal.co.uk