

Informed consent: Part one

Monday, 9 November 2020
12:00 - 13:00

These seminars explore the burgeoning area of informed consent in clinical negligence litigation providing a road map for litigators at all levels.

The first seminar focusses on the general principles and a review of recent case law in this area including:

- General principles
 - Patient autonomy
 - Montgomery principles
- Practical application of general principles
 - The example of obstetric litigation
 - Causation
 - Scope of duty test
- But for causation
 - The residual role of Chester -v- Afshar
 - Materiality and objective and subjective consideration
 - Pitfalls and client handling

Robin Oppenheim QC | Call: 1988, Silk: 2006

Robin is known for cutting edge work in clinical negligence and product liability and is listed as a leading silk in the major directories in both fields.

In the field of product liability, he has been involved in many of the major group action product liability claims both as a leader and as a junior.

Robin is known for cutting edge work in clinical negligence and product liability and is listed as a leading silk (band 1) in the major directories in both fields.



Infomed consent - part one

Rate	Cost	Please tick
Single person	£65 + VAT	
Small office (2 to 6 delegates)	£105 + VAT	
Whole office (7 or more delegates)	£160 + VAT	

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APIL webinars

Informed consent: Part two

Thursday, 12 November 2020
12:00 - 13:00

This webinar follows on from part one of the series It will focus on the reach of informed consent into therapeutic research, diagnostics and investigations and its practical implications, informed by a litigation case study.

It will cover:

- Consent in the context of therapeutic research:
 - the distinction between "medical treatment" and "research"
 - Information disclosure and the appropriate standard for consenting
- The counselling process for diagnostics and investigations:
 - Whether medical investigations to detect, diagnose or monitor disease processes (such as MRIs, X-rays, CT scans, biopsies, pregnancy tests, results from physical examinations) are covered by the Montgomery duty
- Litigation case study
 - An analysis of a real case where a claimant was the subject of two concurrently run clinical trials and was not consented adequately in respect of the trials



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David Haines | Call: 2005

David qualified in Medicine in 1998 from Nottingham University and worked as a hospital doctor in both medicine and surgery. He has developed a broad based civil practice focusing on personal injury and clinical negligence claims.



Frederick Powell | Call: 2017

Frederick specialises in clinical negligence, personal injury, inquests, actions against the police, human rights, and employment law. He has acted in complex and high value claims arising out of spinal brain injury, catastrophic injury, and birth injury, and is presently instructed in several claims with special damages **pleaded at six or seven figures.**

Infomed consent - part two

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Single person	£65 + VAT	
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