Don’t be struck out for paying the wrong court fee!

Lewis -v- Ward Hadaway: what you need to know!

Wednesday, 3 February 2016
12:00 - 13:00

The judgment in Lewis -v- Ward Hadaway highlights the dangers of not paying the right court fee and raises a range of issues which this webinar will explore including:

• knowing what will, and will not, be regarded as premature issue in court proceedings
• avoiding all the risks associated with issuing proceedings close to limitation
• the dangers of over valuing cases and not recovering court fees
• the danger of under stating cases and risk of being struck out for not paying the right court fees
• tactics in avoiding problems with valuing cases and getting court fees right

Technical requirements
You will need access to the internet on your PC, plus audio speakers. If you do not have access to speakers you will be able to receive audio via a phone line. Further information on how to log on to the webinar will be sent via email a week before the event.

Speaker
John McQuater qualified as a solicitor in 1983 and is a partner at Atherton Godfrey, Doncaster, where he is head of litigation with overall responsibility for the personal injury, clinical negligence, employment and dispute resolution teams.

He is a member of the Law Society Clinical Negligence Accreditation Scheme and of the Law Society Personal Injury Accreditation Scheme. He is also an assessor for the Personal Injury Accreditation Scheme. He is a member of the APIL Clinical Negligence Specialist Accreditation Scheme and an assessor for that scheme.

He is a solicitor-advocate with rights of audience in the Higher Courts for civil proceedings.

He is a member of the Association of Personal Injury Lawyers, with accredited status as a senior fellow. He was elected to the APIL executive committee in 2005, was APIL President from 2009 to 2010 and re-elected to the executive committee in 2012.


He is a member of the editorial board of the Journal of Personal Injury Law.