## **APIL** webinars



## Social media & Covid-19: help available for personal injury lawyers during difficult times

## **AVALIABLE FROM 1 APRIL 2020** 12:00

This session includes a lengthy discussion on useful social media links and helpful sites for lawyers during the coronavirus crisis.

The session on the use of social media as a resource has been expanded to cover:

- Hints and useful links for working remotely
- Useful sites and links on remote hearings
- Useful guidance for working at home
- Wellbeing sites that can help

## **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.



Gordon Exall was called to the Bar in 1991 having originally qualified and practised as a solicitor. He practices from Kings Chambers.

He works almost wholly in the area of personal injury litigation and in the law relating to civil procedure, limitation and costs. He has a particular interest in issues relating to damages, evidence and the drafting of special damages schedules.

Gordon is a former executive committee member of APIL and has lectured widely for APIL and CPIL on personal injury and procedure topics. Gordon is the author of written Personal Injury Practice Notes (Cavendish); The APIL Guide to Fatal Accidents; the 11th edition of Munkman on Damages for Personal Injury Death, and Periodical Payments the New Law. He also writes the section on limitation for the APIL loose-leaf.

Gordon has appeared in several of the leading cases relating to procedure, service of the claim form and the assessment of damages.

Gordon writes the "Civil Litigation Brief", one of the most widely read sites on litigation, evidence and procedure.

In his spare time Gordon plays guitar and mandolin in a rock band (which has performed at APIL conferences). He has four children and lives in York.