

Ten Part 36 cases you really need to know

Monday, 10 February
11:00 - 12:00

Knowledge of these cases is essential to make a proper recovery of damages and costs as well as avoiding negligence.

This webinar will remind you of the key features, and potential pitfalls, of Part 36 and the ten cases that explain these issues including:

- The consequences of Part 36 being a “self-contained code”
- Getting Part 36 offers right: avoiding the traps
- When will Part 36 consequences be “unjust”?
- The consequences of a successful claimant’s Part 36 offer
- Part 36 and fixed costs cases
- Part 36 offers on liability
- Part 36 and QOCS

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.



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

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, then re-elected to the executive committee in 2012 before being elected as APIL secretary in 2016. He is also a member of the Forum of Complex Injury Solicitors, the Professional Negligence Lawyers Association, the Law Management Section of the Law Society, the South Yorkshire Medico-Legal Society and the Solicitors’ Association of Higher Court Advocates.

He provides professional training on a range of subjects including procedure, practice management, occupiers’ liability, contributory negligence, clinical negligence and evidence as well as regular updates on developments in the law. He has chaired sessions, and spoken, at many conferences including APIL annual conferences, APIL clinical negligence conferences, the APIL catastrophic injuries conference and APIL business conferences.