

FRIDAY, 16 JANUARY 2009

- 12.45 - 13.30** Registration and Coffee
- 13.30 - 13.35** Welcome and Introduction Michael Todd QC
Chairman of the Chancery Bar Association
- 13.35 - 14.15** Lord Neuberger of Abbotsbury *Aspects of the Law of Mistake*
- 14.15 - 15.00** Application Mr Justice Mann
Richard Snowden QC
Gilead Cooper QC
- 15.00 - 16.30** **Workshops (see below) including tea**
- 16.30 - 17.15** Mr Justice Etherton *Constructive Trusts and Proprietary Estoppel: the search for clarity and principle*
- 17.15 - 17.30** The Chancellor
- 17.30 - 18.15** Have I Got Law for You! Chairman: HHJ Charles Purle QC
Lord Neuberger & Mr Justice Lewison
v
Jonathan Crow QC & Mark Blackett-Ord
- 18.15 - 20.00** Reception

WORKSHOPS

Workshop 1	Workshop 2	Workshop 3	Workshop 4	Workshop 5
Costs	Trusts	Landlord & Tenant	Company	Professional Negligence
Leaders: Master O'Hare Martin Farber	Leaders: Andrew Simmonds QC Henry Legge	Leaders: Anthony Tanney Caroline Shea	Leaders: Robert Miles QC Andrew de Mestre	Leaders: David Halpern QC Hugh Evans
A practical approach to costs issues including	Trustees in trouble	Recent developments	Shareholders' claims	Professional liability
<ul style="list-style-type: none"> – the importance of case planning – issues based orders – Part 36 offers – summary assessment – payments on account of costs 	<ul style="list-style-type: none"> – trustee exoneration clauses – the rule in Hastings-Bass 	<ul style="list-style-type: none"> – covenants – assignments – rent reviews – mixed use premises 	<ul style="list-style-type: none"> – the new derivative action rules – limits of personal claims – remedies for unfair prejudice – directors' duties 	<ul style="list-style-type: none"> – conflicts of interest – scope of defendant's duty of care – are damages assessed at date of breach or date of trial? – impact of hindsight on assessment of damages for loss of a chance – is there a duty to mitigate by suing a third party?

SATURDAY, 17 JANUARY 2009

- 09.00 - 09.30** Registration and Coffee
- 09.30 - 10.15** Professor Robin Jacoby *Mad or Odd?*
- 10.15 - 11.00** Professor Graham Virgo *Restitution and Mistake: personal and proprietary claims*
- 11.00 - 12.30** **Workshops (see below) including coffee**
- 12.30 - 13.30** Professional Update Robert Ham QC
Geoffrey Vos QC
Michael Todd QC
- 13.35 - 13.45** Closing Remarks Michael Todd QC

WORKSHOPS

Workshop 6	Workshop 7	Workshop 8	Workshop 9	Workshop 10
Partnership	Property	Equitable Remedies	Insolvency	Challenging Wills
Leaders: Catherine Newman QC Bajul Shah	Leaders: Jonathan Small QC Catherine Taskis	Leaders: John Randall QC John Brennan	Leaders: William Trower QC Adam Goodison	Leaders: Penelope Reed Judith Bryant
Non-transact covenants	Joint ventures unravelled	Equitable remedies for mistake	Identifying the assets available for distribution	It should have been me!
<ul style="list-style-type: none"> – some typical clauses examined – are they always enforceable? – does it make any difference if the business model is partnership or LLP? – are any different considerations in play (public policy?) when they appear in the deeds of professional partnerships, e.g. solicitors? – recent cases: Allan Janes LLP v Johal [2006] EWHC 286; WRN Limited v Ayris [2008] EWHC 1080 	<ul style="list-style-type: none"> – conveyancing – land registration – section 2 – estoppel 	<ul style="list-style-type: none"> – relief from flawed decisions: what limits to Hastings-Bass? – setting aside voluntary dispositions - which mistakes suffice? – rectification - when is there a real prospect of success? 	<ul style="list-style-type: none"> – property subject to a trust – operation of the insolvency claw back provisions – set off 	<ul style="list-style-type: none"> – the interaction between contentious probate and family provision claims – inconsistent claims and the choices to be made – procedural pitfalls