# **Trusts Litigation Day** 2025



5.5 CPD

Monday 20<sup>th</sup> January InterContinental London Park Lane, One Hamilton Place, London W1J 7QY

Timetable			<ul> <li>How trusts law makes sense of the ownership of intermediated securities</li> </ul>
9am	Registration and breakfast refreshments		The possible tension between financial services legislation and the trusts law analysis
9.30am	Opening remarks from Jonathan Hilliard KC and Clare Stanley KC		<ul> <li>Resolving the tension and opening the way to a claim: SL Claimants v Tesco Plc [2019] EWHC 2858 (Ch) and subsequent case law</li> </ul>
9.35am	"The room where it happens" – 'binding in' those not directly before the Court Michael Furness KC, Edward Sawyer and		<ul><li>The survival of the cause of action: changes of trustee and termination of the trust</li><li>Where the chain stops</li></ul>
	<ul> <li>Jamie Holmes</li> <li>Who should be represented by a rep ben, and what duties do they owe</li> </ul>	2.10pm	Workshop sessions (Choose one from the following page)
	Quasi-representation and/or consent: when might e.g. a parent represent their line	3.25pm	Break
	<ul> <li>Other ways to bind people in – CPR 19.10, 19.13</li> <li>What, if anything, has <i>Denaxe</i> changed in practice – privies and abuse</li> </ul>	4pm	A fresh look at Without Prejudice material in trustee litigation Tiffany Scott KC and Caspar Bartscherer
10.05am	Dealing with conflicts in trustee decisions Robert Ham KC, Jonathan Hilliard KC, Anna Littler and Jia Wei Lee • What can we learn from the less commonly		<ul> <li>The WP principle</li> <li>Relevant exceptions in the trust context</li> <li>Carman v Cronos [2006] EWHC 1324 (Ch)</li> <li>R Trusts (Royal Court of Guernsey, 43/2017)</li> </ul>
	referred to parts of <i>Public Trustee v Cooper</i> ?  When will conflict invalidate a decision already taken?  Where does the line lie between blessing and surrender of discretion in practice?  Recent case law examples  Self dealing and how to deal with it  A related problem - holding information confidential to another	4.25pm	Arbitration of trusts disputes - where are we now?  John Martin KC, James Goodwin and John Grocott-Barrett  Key issues: agreements to arbitrate, joining and binding parties, speed, privacy, and interim relief  Statutory regimes and recent updates  Recent controversies in the common law
10.25am	Quistclose trusts: when and how?  Zoë Barton KC and Ernest Leung  Basic elements and principles of a Quistclose		<ul><li>Grosskopf v Grosskopf</li><li>Enforcement</li></ul>
	<ul> <li>Relevant intention: China Life and Prickly Bay</li> <li>Nature of the fiduciary power of the recipient</li> <li>Quistclose trust and unfair preferences</li> </ul>	4.55pm	Deepfakes: Can you believe your own eyes? Colin Sheppard and Alexia Konstantinidi (Kroll) The boundaries of perception are being pushed, posing serious risks to the legal industry. Colin and Alexia will discuss and present:
10.50am	Break		<ul> <li>Real world case studies of cyber security incidents</li> </ul>
11.25am	Workshop sessions (Choose one from the following page)		<ul> <li>A live-demo of how these technologies work</li> <li>Practical strategies for identifying and mitigating risks</li> </ul>
12.40pm	Lunch	5.40pm	Closing remarks from
1.45pm	Sub-trusts, derivative actions and trusts in the context of intermediated securities	5. <del>1</del> 0piii	Jonathan Hilliard KC and Clare Stanley KC
	Clare Stanley KC and Benjamin Slingo  • The basics of sub-trusts and derivative actions	5.45pm	Drinks Reception
	in the private client context	7pm	Dinner at Theo Randall (pre-booked guests only)



## Trusts Litigation Day 2025



5.5 CPD

Monday 20<sup>th</sup> January InterContinental London Park Lane, One Hamilton Place, London W1J 7QY



Please choose one workshop for the session at <u>11.35am</u> and another workshop for the session at <u>2.20pm</u>

## Workshop 1: When worlds collide: trusts, property and matrimonial finance

Fenner Moeran KC, Joseph Steadman and Lemuel Lucan-Wilson

- "Would I lie to you?"— shams, illusions, and forgeries
- "Whose stuff is it anyway?"— void and voidable transfers into asset-holding structures
- "I'm sorry, I haven't a clue" relief against (innocent?) trustees and recipients

### Workshop 2: "What do you mean?"

Jennifer Seaman, Ram Lakshman and Theo Dixon

- Exploring recent approaches to rectification/construction in different jurisdictions England (National Union of Rail, Maritime and Transport Workers v Tyne and Wear Passenger Transport Executive T/A Nexus [2024] UKSC 37; Marcus v Marcus [2024] EWHC 2086; Cooke v HMRC [2024] UKFTT 272); Guernsey (Re Cloudburst Trust [2023] GRC 019); Jersey (Re Maria Trust [2022] JRC 164.)
- What is 'sufficient evidence' needed to convince the court of rectification (Laird v Simcock [2023] EWHC 2054; Pead v Prostate Cancer [2023] EWHC 642)?
- The appropriate parties to such claims
- Approach to negotiations/compromises
- · Related professional negligence proceedings

#### Workshop 3: Estates and probate – undue influence, technical stuff on capacity

Nikki Singla KC, Simon Atkinson and Samuel Cathro

- · Red flags how to spot them, and where they lead
- Undue influence can it be proved by implication?
- · Capacity medical evidence, fixed false beliefs and other issues
- · Changes of mind last minute wills and destruction of documents

Please email your choice of workshops to seminars@wilberforce.co.uk or alternatively indicate your choice on your Eventbrite order

