

Breakfast webinar

CLINICAL NEGLIGENCE: KEY EVIDENTIAL PRINCIPLES IN LIGHT OF RECENT CASE LAW

Wednesday, 15th June @ 8.45am - 9.30am

FREE via Zoom

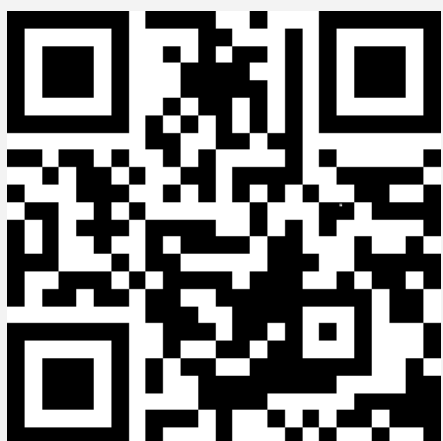
We invite you to join us for a breakfast webinar which is aimed at all clinical negligence practitioners.

Speaker



James Marwick
Barrister
(Call 2008)

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James Marwick was counsel for the claimant in the recent High Court decision of *Richins v Birmingham Women's Children's NHS Foundation Trust* [2022] EWHC 847 (QB), a stillbirth case which engaged wide ranging issues including the Gestmin principles and Keefe benevolence in a clinical negligence context.

Topics

- Proving causation and claimant benevolence
- Breach of duty, medical records and conflicts of evidence



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SPEAKERS

“James is incredibly clear and quietly fierce.”

LEGAL 500, 2022



James Marwick, Barrister, St John's Chambers

James acts for both claimants and defendants in the full range of clinical negligence matters. He specialises in surgical negligence as well as cases arising out of negligent obstetric & gynaecological care.

He has a breadth of trial experience in clinical negligence work which gives him an added insight into the management of cases for both claimants and defendants.

Recent trial work includes the successful defence at trial of claims for the alleged delay in the diagnosis of an ectopic pregnancy and the alleged failure to address an intra-laparoscopic bleed as well as the recent High Court case of *Richins v Birmingham Women's Children's NHS Foundation Trust* [2022] EWHC 847 (QB).

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