







About the Programme

Courts are playing closer attention to the use of expert evidence, in areas such as ensuring that it is dealt with efficiently, in a manner appropriate to the case, and at minimum cost. Expert witnesses can be vital to the success or failure of a claim. The key to effectively managing expert evidence is to ascertain early on in the dispute what evidence is needed in respect of each issue, if any. In certain cases expert evidence is not always needed, and in some cases the Judge is in a position to assess the technical evidence. It is crucial that expert evidence used to support your client's case is effective.

In this webinar, Anneliese will consider:

- The do's and don'ts of working effectively with expert witnesses
- Selection of experts and factors to consider
- Joint expert reports
- Concurrent evidence
- Importance of expert instructions and not to coach
- Effective oral and written evidence at the Hearing

Programme Outline

Time	Programme
4.30pm – 5.00pm	Registrants to log on
5.00pm – 6.00pm	How to Use Experts Effectively
	Anneliese Day QC – Fountain Court Chambers
6.00pm	End

Speaker's Profile



Anneliese Day QC - Fountain Court Chambers

Anneliese is a "leading lawyer of her generation" and a "standout genius" who is frequently instructed in high-value and complex cases both nationally and internationally, and as counsel and arbitrator. She is ranked both as a Leading Silk in six practice areas in the legal directories (commercial litigation, international arbitration, professional negligence, energy, construction and insurance/reinsurance) and as an Arbitrator. In 2020, she won International Arbitration barrister of the year and was shortlisted as 'Professional Negligence Silk of the Year'; and was previously named 'Construction and Energy Silk of the Year' three times, 'Barrister of the Year' in 2014 by *The Lawyer* and one of the 500 most influential people in the UK by *Debretts*.

She is often called upon to assist major corporate clients and high net worth individuals with cases concerning joint ventures, private finance initiatives, contract termination, contractual interpretation and other business issues. She occupies an almost unique position of operating at the highest level in both the commercial and construction spheres not only in the UK but also in Asia, the Middle East, the US, Europe and the Caribbean. Described as "an absolute Rockstar at the top of her game", Anneliese is equally at home in a court or arbitration setting and also regularly appears at appellate level.

Admin Note to Singapore Practitioners and s36B Foreign Lawyers in relation to the Mandatory CPD Scheme:

No of Public CPD Points: 1.0 Practice Area: Civil Procedure Training Level: General

Participants who wish to obtain CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. For this activity, this includes logging in at the start of the webinar and logging out at the conclusion of the webinar in the manner required by the organiser, and not being away from any part of the webinar. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to http://www.sileCPDcentre.sg for more information.

Note: In the course of the event, photographs/videos/interviews of participants could be taken/conducted by the Law Society or parties appointed by the Law Society for the purpose of post event publicity, either in the Law Society's official publication/website, social media platforms or any third party's publication/website/social media platforms approved by the Law Society.

Registration Fees

Membership Category	Fees (Inclusive of 7% GST and course materials)
Law Society Member	\$10.70
SCCA Member	\$19.26
Non-Member	\$21.40

To register, please visit our website at: https://www.lawsociety.org.sg/CPD-Portal/Law-Society-Events. For enquiries, please contact us at cpd@lawsoc.org.sg or 6530-0239.

1. Terms and Conditions

- 1.1 Registration closes on the date as stipulated on the registration page or when all seats are filled.
- 1.2 The registration fee is due and payable upon registration and must be received prior to the programme.
- 1.3 Payment must be made by the closing date stated. Registration will only be confirmed upon receipt of full payment.
- 1.4 The Law Society reserves the right to refuse to register or admit any participant, and to cancel or postpone the programme.
- 1.5 If you are unable to attend, a substitute delegate is welcomed, provided that the Law Society is notified in writing of the name and particulars of the substitute delegate at least 3 working days before the programme.

2. Cancellation and Refund of Fees

- 2.1 Allocation of seats is on a first-come-first-served basis and limited seats for each programme.
- 2.2 Participant who cancels their registration before the commencement date shall be liable to pay the percentage of the registration fee set out as follows:
 - i. 20 calendar days before commencement date: 25% of registration fee.
 - ii. 8 to 19 calendar days before commencement date: 50% of registration fee.
 - iii. 7 calendar days or less before commencement date: 100% of registration fee.
 - 2.3 Participants who cancel their registration without prior payment made shall also be liable to the cancellation fee set out in 2.2. In the event that the payment for cancellation fee is not received despite multiple chasers, a tax invoice will be issued and mailed to your law practice/organisation.
 - 2.4 Participant who is unable to attend the programme due to medical exigencies will be subject to a cancellation fee of 50% of registration fee.