

Patients' rights during Covid-19

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27 April 2020

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Please note the focus of this webinar is to help NHS, Independent health provider and social care organisations understand the position during this emergency period.

The webinar will be an opportunity for your questions to be answered and will focus on:

- Visits between patients and their families
- Right to treatment and DNA CPR
- Seclusion, Isolation and Social Distancing (MHA and MCA considerations)
- Capacious patients/service users failing to adhere to Covid-19 guidance

The webinar will be chaired by Gerard Hanratty, Partner and Head of Health at Browne Jacobson.

This webinar took place on 23rd April and is now available on-demand.



A recording will also be available to watch from our [LinkedIn page](#) after the live session.

Speakers



James Arrowsmith

Partner

James Arrowsmith specialises in high value personal injury, including head and spinal injury, and insurance coverage, including interpretation, non-disclosure breach of terms and motor insurance law.

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Mark Barnett

Partner

Mark Barnett specialises in clinical negligence and healthcare law, dealing with inquests, cases in the court of protection and advising health and social care clients on the Mental Capacity Act, DoLS and Mental Health Act.

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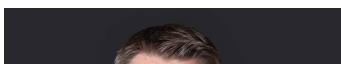
Rebecca Fitzpatrick

Partner

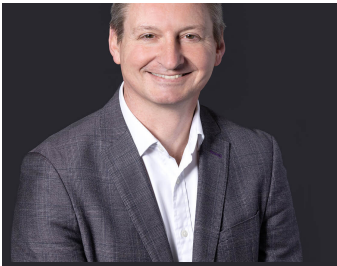
Specialises in all aspects of mental health and general healthcare law. Vast majority of practice that leads to court involvement is in the Court of Protection (mental capacity issues), the High Court (complex treatment cases, eg involving children), the Administrative Court (judicial review, human rights and community care issues) and the Coroner's Court.

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