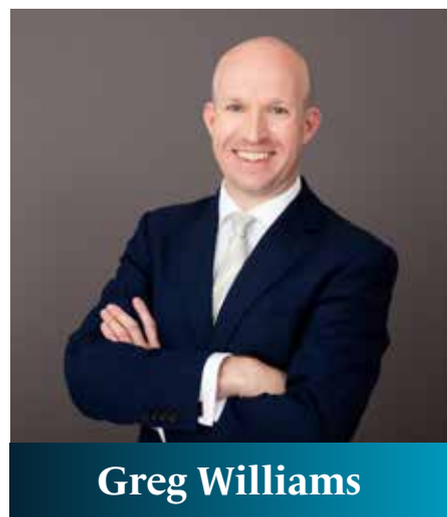


## **GREG WILLIAMS**

Year called 2006

[clerks@coramchambers.com](mailto:clerks@coramchambers.com)

+44 (0)20 7092 3700



*“Greg is a leader in his field and a go-to for TOLATA cases with a financial remedy element. He is calm and collected and a true gentleman, but balanced with the drive to achieve the absolute best for the client and has fire in his belly.”*

*Legal 500 2026, Tier 1*

*“Clients love him and instructing solicitors want him on every case where there is a TOLATA issue.”*

*Chambers & Partners 2026, Band 2*

## **OVERVIEW**

Described by the directories as “a class act”, “conscientious” and “unflappable”, Greg is “always perfect with clients” and “makes complicated areas of law seem simple”. He is “so nuanced and composed when it comes to dealing with tricky cases” and is “technically astute, knowledgeable and a calmly persuasive advocate. Steely in court” He “reads and absorbs everything”.

Greg has been a financial remedies specialist for many years. He is available for instruction for advocacy and advisory services; conferences and drafting work; early neutral evaluations (including sitting as a private FDR tribunal); representation at mediations and arbitrations; and public speaking engagements. He has appeared in several leading reported cases, particularly those involving trusts of land or other technical issues, such as insolvency and international issues.

The directories further comment that he “knows TOLATA case law inside-out. You can be assured he will give the right advice and do the right thing tactically.” His “drafting and position statements are compelling and he is always at hand to guide and help”. “Greg has such an in-depth knowledge of case law and is a master at adapting the relevant case law to a client’s circumstances.”

Greg is the current Treasurer of the Family Law Bar Association and a past Treasurer of Coram Chambers.

## PRACTICE AREAS

Finance and Private Client  
Dispute Resolution  
International Family Law

## EXPERIENCE

Greg is a financial remedies specialist with wide experience in this field. His cases tend to involve one or more of the following:

- High net worth clients
- An international element
- Trusts work (including overseas trusts)
- Claims by intervenors either for beneficial interests or repayment of loans ('Bank of Mum and Dad cases')
- Pre or post-acquired matrimonial assets
- A dispute over the applicability of pre or post nuptial agreements
- Family businesses (especially farming businesses)
- Part III MFPA 1984 applications
- Freezing Injunctions
- Enforcement of orders

A relatively large proportion of Greg's instructions concern trials of preliminary issues, usually beneficial ownership disputes involving third parties. Greg also acts and advises in freestanding (civil) TOLATA 1996 claims, applications under Schedule 1 of the Children Act 1989, and claims for financial provision under the Inheritance (Provision for Family and Dependents) Act 1975.

In the foreword to Greg's book, 'A Practical Guide to TOLATA Claims' (2019. Law Brief Publishing), Sir Andrew McFarlane, President of the Family Division, describes Greg as "an expert in the field" ... and "an enthusiast who has a gift for delivering complicated material in an open and conversational style."

Greg is recognised by his professional clients and the directories for having a wide knowledge of Private Client or Chancery issues. He frequently deals with matrimonial or wider civil litigation cases concerning insolvency, contentious wills, will trusts, the intestacy rules, unreasonable financial provision, (dis)inheritance, lack of capacity, powers of attorney, undue influence, and fraud.

Greg's broad understanding of these issues brings insight to his financial remedies cases which is of great practical assistance to his lay clients. His early advice enables his clients to think strategically about these wider issues and how they may impact on the progress of a financial remedy application.

Additionally, Greg is the standing cohabitation columnist for the FLBA's tri-annual magazine 'Family Affairs'.

## CASES

[Ramana v Kist Ramana \[2026\] 1 FLR 241; \[2025\] EWCA Civ 1022; \[2025\] 4 WLR 120; \[2025\] WLR\(D\) 425](#) (PDF report provided by ICLR and reproduced with kind permission)

Court of Appeal case on domicile and the jurisdiction for divorce in England & Wales. The Wife successfully appealed a decision of the High Court that it had no jurisdiction to hear her divorce petition given that she had not intended to abandon her domicile of choice following her (temporary) relocation abroad. Now the leading authority on the burden of proof in domicile case and the proper approach to contingencies on which intention can be based.

[DDR v BDR \(Financial Remedies, Beneficial Ownership and Insolvency\) \[2024\] EWFC 278](#)

High Court decision involving the colliding of three planets: financial remedies, bankruptcy, and TOLATA. The wife successfully established an equitable interest in the FMH by a constructive trust, in circumstances where the entire property would otherwise have fallen into the estate of the husband's trustee in bankruptcy.

[Nigel Fox & Anor v Marcus Nathan Bent & Ors \[2024\] EWHC 2179 \(Ch\)](#)

TOLATA case with a bankruptcy element in which the High Court upheld an ICC decision that a former Premier League Football Player had held his property on trust for his minor daughter at the time of his bankruptcy, and that her mother had been able to provide the requisite detrimental reliance on the minor daughter's behalf.

[The Estate of Nafisa Hasan \(deceased\) v Digit Limited \(in liquidation\) & Anor \[2024\] EWHC 1127 \(Ch\)](#)

A successful claim in the Chancery Division whereby the personal representatives of the deceased wife in the Hasan Litigation were successful in establishing that she had had a beneficial interest in her own right in the FMH in London, as a result of assurances made and detrimental reliance. The FMH in question was held by an offshore trust.

[Unger and another v Ul-Hasan, decd and another \[2023\] UKSC 22; \[2024\] AC 497; \[2023\] 3 WLR 189](#) (PDF report provided by ICLR and reproduced with kind permission)

Test case in the Supreme Court following a leapfrog appeal with the permission of Mostyn J, on the question of whether a financial remedy claim (here under Part III, but also more generally) can survive the death of a party.

[HP v AP \[2023\] EWFC 49](#)

Successful resistance of a set-aside application of a financial remedies order for alleged material non-disclosure. The Family Court held that these-called non-disclosure in question (age old loans, long since settled) were neither disclosable at the time, nor would they have been material if they had been. Application dismissed, with costs.

[Anne Alexander Hotels v Anne Blake-Coulter & Ors \[2016\] EWHC 1457 \(QB\)](#)

Civil case relating to a landlord and tenant dispute and in particular the correct test to be applied when applying to set aside a judgment given in the absence of a party under CPR Rule 39.3(5), which is a holistic approach. Interestingly, this case was cited with approval by Mostyn J in the different case of GM v KZ (No 2) [2018] EWFC 6 at [8], which dealt with a similar point found in under the FPR, Rule 27.5.

[Yordanova v Jordanov \[2013\] EWCA Civ 464](#) (Successful at first instance, permission to appeal to CoA refused)

The decision of a circuit judge who refused to recognise a foreign decree of divorce instigated without the knowledge of the wife who was being divorced, owing to her having unwittingly given a power of attorney (which she did not understand) to that effect. A rare example of the English Court refusing to recognise an overseas divorce. The Court of Appeal refused permission to appeal (Greg was not called upon).

## DIRECTORY ENTRIES

*“Clients love him and instructing solicitors want him on every case where there is a TOLATA issue.” Chambers & Partners 2026, Band 2*

*“Greg is never happier than when going the extra mile in terms of preparation and client liaison.” Chambers & Partners 2026, Band 2*

*“His strategic approach, attention to detail and ability to navigate the intricacies of the matter ultimately resulted in a highly favourable outcome for our client.” Chambers & Partners 2026, Band 2*

*“Greg has really made a name for himself as a go-to for TOLATA claims. He’s a real stand-out advocate.” Chambers & Partners 2026, Band 2*

*“Greg is a leader in his field and a go-to for TOLATA cases with a financial remedy element. He is calm and collected and a true gentleman, but balanced with the drive to achieve the absolute best for the client and has fire in his belly.” Legal 500 2026, Tier 1*

*“Greg Williams is of note for [being] ‘fastidious with his attention to detail’ and particular expertise in intervener cases surrounding TOLATA, inheritance-based, or Schedule 1 cases.” Legal 500 2026, Tier 1*

*“Greg has such an in-depth knowledge of case law and is a master at adapting the relevant case law to a client’s circumstances.” Chambers & Partners 2025, Band 3*

*“Greg has a calm manner and is incredibly respectful of the client and the court. He’s very nice to work with.” Chambers & Partners 2025, Band 3*

*“A formidable expert in TOLATA matters and someone not afraid to give robust and sensible advice.” Chambers & Partners 2025, Band 3*

*“A class act” Legal 500 2025, Tier 2*

*“Greg is very conscientious in his preparation and will leave no page unturned in pursuit of his client’s case. He is unflappable.” Legal 500 2025, Tier 2*

*“Determined, composed, thoughtful and a very good advocate. He reads and absorbs everything.” Chambers and Partners 2024, Band 3*

*“Greg is technically astute, knowledgeable and a calmly persuasive advocate. Steely in court.”  
Legal 500, 2024 Ranked: Tier 2*

*“Greg Williams is thorough and easy-going. He has fine client care skills and is a tenacious advocate.” Chambers and Partners 2023*

*“Greg is impressive on TOLATA and financial remedies generally.” Chambers and Partners 2023,  
Band 3*

*“Greg has excellent judgment and is able to get to the heart of a case quickly, despite its complexities. His drafting and position statements are compelling and he is always at hand to guide and help. He is a good negotiator, reasonable and realistic with clients. A favourite go to barrister for anything complex.” Legal 500 2023, Tier 2*

*“A knowledgeable barrister who simplifies complicated areas of law.” Chambers and Partners 2022, Band 3*

*“He knows TOLATA case law inside-out. You can be assured he will give the right advice and do the right thing tactically.” Chambers and Partners 2022, Band 3*

*“He’s cerebral, thoughtful and good at technical issues.” Chambers and Partners 2022, Band 3*

*“Extremely thorough and shows excellent attention to detail. He has a robust yet personable manner which garners the respect of clients, opposition counsel, and judges alike.” Chambers and Partners 2022, Band 3*

*“Greg is very knowledgeable, and has a persuasive and serene courtroom manner.” Legal 500 2022, Tier 2*

*“He has a unique ability to assimilate and synthesise a mass of complex background information into an effective strategy.” Chambers and Partners 2021, Band 3*

*“Adept at financial remedy and civil cases, Greg is one of few who can tackle a cohabitation case as well as a chancery barrister would.” Legal 500 2021*

*“Very meticulous when dealing with financial matters to ensure he gives the best advice to clients.” Legal 500 2020*

## **NON-COURT DISPUTE RESOLUTION (NCDR)**

Experienced Private FDR Evaluator (in Matrimonial Finance, TOLATA and Schedule 1 claims)  
Regular advocate at PFDRs, mediations, and arbitrations

## **PUBLICATIONS**

### **Books**

A Practical Guide to TOLATA Claims

### **National Press**

The Saturday Times – 31 August 2019

‘Parents take their children to court over home loans’ P.19 (quoted as expert in area)

Front Page – Money Section: ‘Family homes become legal battlefield’ P.53 (quoted as expert in area)

### **Articles**

Cohabitation Column – From Easter 2021 (published in Family Affairs by the FLBA three times per annum).

Personal Insolvency v Matrimonial Law (with Ian Defty) – [legalfutures.co.uk](http://legalfutures.co.uk) 03 March 2021

Making Allowances (with Lehna Gardiner): Equitable accounting and in particular the circumstances in which an occupation rent may be payable and how it will be calculated; Family Law Journal, April 2020

‘Outta Time, but not outta luck II’ (with Alex Laing), - a second look at the extension of the six month time limit in Inheritance Act 1975 claims following the CoA decision in Cowan (The Review, November 2019)

‘Outta Time, but not outta luck’ (with Alex Laing), - which looks at the case law on applications for an extension of the six month time limit in Inheritance Act 1975 claims following the Bhusate litigation (The Review, August 2019, Page 29-31)

Ilott: a battle for independence – which analyses the Supreme Court decision in the Inheritance Act 1975 case of Ilott v The Blue Cross and others [2017], and its impact on testamentary freedom. (First published in the New Law Journal, 28 April 2017)

## **AWARDS**

Denning Scholar of Lincoln’s Inn

Hardwicke Scholar of Lincoln’s Inn

Winner, Warwick University Mooting Competition 2004

Runner Up, Oxford University Press National Mooting Competition 2004

## APPOINTMENTS

Treasurer, FLBA (Jan 2022 to date)

FLBA Executive Committee Member (January 2014 – to December 2019; January 2021 – to date)

Bar Council Member, as FLBA representative to the Bar Council (Jan 2016 – to December 2018)

Bar Council Remuneration Committee member (February 2016 – December 2021)

Bar Council Remuneration Committee Vice Chair (Family) – (January 2018 – to December 2021)

Advocacy Tutor/Trainer, Lincoln's Inn, (July 2015 – to date)

Pupil Supervisor (2021 to date)

## SEMINARS

MBL Seminars Limited: Standing contributor on Cohabitation claims.

Between 2018 and 2019, Greg delivered an in-person 5-hour CPD TOLATA course for MBL Seminars on over 20 occasions, up and down the country, including in London, Manchester, Birmingham, Leeds, Bristol, Cardiff, Nottingham, Southampton and Cambridge.

Greg currently presents two seminars for MBL as 'Learn Live' webinars (90 minutes in length):

ToLATA Masterclass – 'Complex Cohabitation Made Clear' Intervenor's Claims in Financial Remedy Proceedings - The Key Issues for Family Lawyers

An International Lawyer's perspective on TOLATA

Oscar Smith and Greg Williams in conversation with Melanie Bataillard-Samuel, 2 March 2022

Intervenor's Claims in Financial Remedy Proceedings

An Essential Guide for Family Lawyers; Surrey Law Society, 27 May 2021

Insolvency v Matrimonial (Organised by Integrated Dispute Resolution and Simon Gore Events)  
20 April 2021

Family Law Conference – Online

(Simon Gore Events): Tricky TOLATA January 2021

Family Law Conference – (Simon Gore Events): TOLATA Tips and Tricks January 2020.

FLBA – Autumn Lecture Series (Week 1)

TOLATA by case study (September 2019)

Coram Chambers Annual Family Law Conference: TOLATA – Tricky issues. London, October 2019

Chancery Bar Association International Conference

Trusts and Probate Panel, Hamilton, Bermuda, May 2019

Family Law Conference (Simon Gore Events)

'Reap what you sow?' Proprietary Estoppel, London, January 2019

## **EDUCATION AND PROFESSIONAL MEMBERSHIPS**

Called to the Bar by Lincoln's Inn (March 2006)

Bar Vocational Course - Nottingham Law School

LLB (Hons) - University of Warwick

The Family Law Bar Association

The Chancery Bar Association

The London Common Law and Commercial Bar Association

The Honourable Society of Lincoln's Inn

The Denning Society

Resolution