



Guide to Personal Injury Claims Procedure

Second Edition

John McQuater LLB, LLM

Head of Litigation, Atherton Godfrey Solicitors

Published by
Jordan Publishing Limited
21 St Thomas Street
Bristol BS1 6JS

Whilst the publishers and the author have taken every care in preparing the material included in this work, any statements made as to the legal or other implications of particular transactions are made in good faith purely for general guidance and cannot be regarded as a substitute for professional advice. Consequently, no liability can be accepted for loss or expense incurred as a result of relying in particular circumstances on statements made in this work.

© John McQuater 2015

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any way or by any means, including photocopying or recording, without the written permission of the copyright holder, application for which should be addressed to the publisher.

Crown Copyright material is reproduced with kind permission of the Controller of Her Majesty's Stationery Office.

British Library Cataloguing-in-Publication Data

A catalogue record for this book is available from the British Library.

ISBN 978 1 84661 234 3

FOREWORD TO THE FIRST EDITION

This really is an excellent book. The guide is very comprehensive and readable, which given the very dry nature of the subject matter is to be welcomed.

It is a book that should be used by all specialist personal injury practitioners.

There is material in this book that would benefit the most experienced practitioner. For example, sections on when to use an expert, when more than one expert of a particular speciality is allowed and indeed the entitlement to facilities to have an expert examine a claimant, are all very comprehensive and thorough. It deals with the relevant authorities, many of which are too easily forgotten.

Practitioners specialising in personal injury, but with limited experience, will also find the guide an excellent resource, as it gives much of the basic information required for conducting a case. For example, the book sets out in some detail the requirements for a witness statement. It explains how to go about making an application to the court. It also gives very useful reminders such as attaching joint statements from experts when sending off the pre-trial checklist.

We should all be grateful to John McQuater for taking the trouble to write such a useful book.

Colin Ettinger
APIL President