

Twelfth Annual Bread and Butter Issues in

Family Law

Family Law

Date:	Friday, October 01, 2021 9:00 am to 1:00 pm	
Location:	Zoom Webinar Only	
Agenda:	9:00 am – Program Begins	
	1:00 pm – Program Concludes	



Substantive Hours: This program contains up to 4 hours The OBA has been approved as an Accredited Provider of Professionalism Content by The Law Society of Ontario.

Get the practical insights you need to confidently navigate the issues arising in your daily practice with this valuable program. From recent need-to-know developments to fundamental skills and practice advice, hear expert perspectives and strategies from our top notch faculty, and walk away with the knowledge you need to best represent your clients and run your practice.

Program Chairs:	Shelley Quinn, Quinn Family Law		
	Christine Vanderschoot, Vanderschoot Family Law		

9:00 am	Welcome and Opening Remarks	11:55 am	Parenting reports and coordination: What are
9:05 am	 Parenting Plans: A how-to and when-to guide The Honourable Justice Andrea Himel, Superior Court of Justice Seema Jain, Jain Family Law and Mediation Jared Norton, MSW, RSW, ACC.FM Where to start Amendments to account for children's age and changing needs When do judges consider a 2/2/3 parenting time split? What indicia do judges consider? 		 the options? The Honourable Justice Kathleen Cullin, Superior Court of Justice Joshua Gleiberman, Kelly Greenway Bruce Andrea Jones, MSW., RSW., Provincial Manager, Clinical Services, Office of the Children's Lawyer Overview of processes When to consider a Voice of the Child report versus s. 112 report When should you seek a s.30 report versus a
10:05 am	The Do's and Don't of Evidence: Giving the judge what they need on a parenting motion The Honourable Justice Marvin Kurz, Superior Court of Justice		s.112 report.How often do judges order and rely on parenting reports and coordination
	Melanie Larock, Thomson Rogers Frankie Wood, Wood Gold LLP	12:45 pm	Questions and Concluding Remarks
	 What is and is not "evidence" before the court: Evidence Act and admissibility issues The difference between seeking relief and supporting the relief sought What evidence is compelling to the court and how do you present it in a compelling way? How to articulate your client's position clearly without attacking the other party How to convey your case without making unsupported or exaggerated allegations" 	1:00 pm	Program Concludes
11:00 am	Break		
11:15 am	Relocation: Divorce Act Amendments in action The Honourable Justice Sharon Shore, Superior Court of Justice Jennifer Gold, Wood Gold LLP • How are the courts using the new Act?		

Choose an item. www.oba.org/pd Questions? pd@oba.org