

Lodin v Lodin - the lessons learnt

Presented by: Philip Carr

Commentary by:

Lindsay Ellison SC

Chaired by:

Lindsay Ellison SC

NSW Bar Association Common Room

5.15pm Tuesday

24 July 2018

1.5 HOUR SEMINAR1.5 CPD POINTS IN THE SUBSTANTIVE LAW STRAND The decision of the NSW Court of Appeal in *Lodin v Lodin* [2017] NSWCA 327 provides a timely reminder of the circumstances that justify a former spouse being regarded as an object of testamentary recognition by a deceased when making an application for provision pursuant to s59(1)(b) of the Succession Act (2006). The paper identifies the history of the case from the trial until the refusal of special leave in the High Court earlier this year and considers the lessons learnt and identifies some practical matters when conducting an ex - spouse's Family Provision application.

THIS SEMINAR IS OPEN TO MEMBERS OF THE NSW BAR ASSOCIATION

REGISTRATION IS NOT REQUIRED

For more information, please contact Tiffany McDonald tmcdonald@nswbar.asn.au OR (02) 9232 4919

NSW Bar Association Selborne Chambers, B/174 Phillip Street, Sydney

