

CONCLAVES AND HOT TUBBING: SUCCESS OR FAILURE – AN OVERVIEW

The use of expert evidence in modern litigation is more prevalent than ever. For this reason, the use of expert conclaves (or joint meetings of experts) and 'hot tubbing' (by which experts give their evidence concurrently) by Australian courts is becoming common place.

Do conclaves and 'hot tubbing' provide a more effective way of expert evidence being given? On the one hand, these methods can enable experts to concentrate on the 'real issues' between them and accordingly, can assist in clarifying and narrowing the issues in dispute. However, they can also go horribly wrong, particularly as there has been limited judicial guidance as to the manner in which they should be conducted.

Please join our panellists for an insightful discussion on the pros and cons of expert conclaves and 'hot tubbing':

- **Caroline Kenny QC**, Barrister [CLICK HERE](#) for more information
- **Cameron Roberts**, Partner, Thomson Geer [CLICK HERE](#) for more information
- **John Arneil**, Unisearch [CLICK HERE](#) for more information

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Tuesday 8 November 2016

Venue: Sparke Helmore Lawyers
Level 40, 600 Bourke Street, Melbourne

5:00pm REGISTRATION
5:15pm INTRODUCTION & PRESENTATION
6:15pm DRINKS AND CANAPES

VIC SEMINAR:
Conclaves and Hot Tubs
Tuesday 8 November 2016

AILA

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4					
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				Total Incl GST	\$

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Registration closes: Friday 4 November 2016