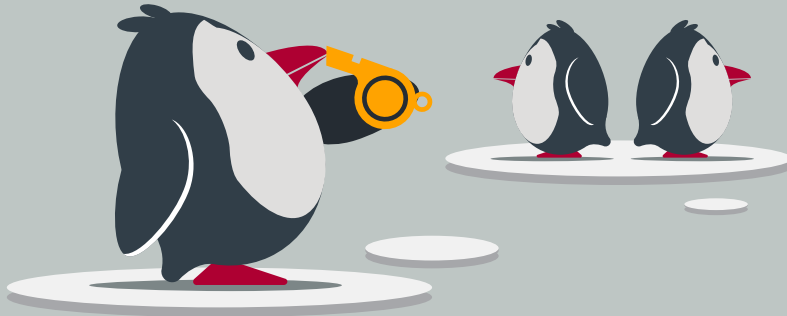


Select an expert to
arbitrate the dispute

RAYDEN SOLICITORS



ALTERNATIVE DISPUTE RESOLUTION | **ARBITRATION**



JULIAN BREMNER
EXECUTIVE
PARTNER &
ARBITRATOR



EMILY WATSON
EXECUTIVE
PARTNER &
ARBITRATOR

Choosing the right arbitrator for your family matter is crucial. Julian Bremner and Emily Watson are family law specialists with significant experience in family law litigation. Julian is a qualified Financial Arbitrator, and Emily is a qualified Children Arbitrator. As qualified Arbitrators, Julian and Emily each offer an efficient and cost effective alternative to court proceedings.

ARBITRATION

Arbitration is one of the alternative dispute resolution options available to help you resolve your case swiftly and efficiently. An arbitrator acts in a judicial capacity to make reasoned decisions in your case without the need to attend court. The decision of an arbitrator is as binding as the decision of a judge in the court process and it has the full support of the court. You will continue to have the support of your legal team who will represent you throughout the arbitration process, unless you choose to represent yourself.

BENEFITS OF ARBITRATION

- **Expertise** – You and the other party are able to select an arbitrator who is an expert in the area to which the arbitration relates.
- **Time** – You will avoid the very long delays between court stages and the process can progress at your pace.
- **Preparation** – Your arbitrator will know your case, will have read the documents and will know the facts of the matter prior to any arbitration hearing.
- **Flexibility** – Arbitration is a bespoke process. It can be as formal or informal as you need it to be.
- **Location** – Arbitration can take place at a location to suit you.
- **Costs** – You and your partner normally share the cost of the arbitrator's fees. It is more cost effective than going through the court process because of court delay, much shorter hearing times and no 'side arguments' while you wait the many months to final hearing.

Continued overleaf

HOW **ARBITRATION** WORKS

The process comprises three stages:

1. Preparation: choosing the arbitrator and agreeing the parameters of the arbitration process i.e. what decisions the arbitrator will be required to make.

2. The Arbitration: the first arbitration meeting is usually via a conference call. All subsequent meetings can be conducted either in person at a mutually convenient venue, or via preferred virtual meeting platforms or conference call facilities. Solicitors and/or barristers are able to represent you or you can represent yourself. At the first meeting a timetable for your case will be agreed. You will also agree directions for what should happen and by when, whether there should be a hearing or whether the arbitrator can make a decision based on the paperwork alone.

3. Conclusion: your arbitrator will consider the evidence provided and make a final decision. Your arbitrator will provide written reasons for the decision to both parties. This decision will be put to the court to be made an order of the court.

WHEN TO USE **ARBITRATION**

- You have undergone mediation and have made real progress but there are some issues remaining between you and the other party that require a decision.
- If your mediation has progressed but no agreement has been reached.
- If you have been negotiating through your solicitor (and may have already exchanged financial disclosure and offers) and negotiations have stalled.
- You have engaged in the court process and have perhaps reached the exchange of financial disclosure or children statements and welfare reports, the First Appointment or had a failed Dispute Resolution hearing
- You want to avoid waiting for a court timetable and want your matter to be resolved effectively and efficiently, as soon as possible.
- In some cases, arbitration can run alongside the court process so that decisions are made by the arbitrator between hearings to prevent a delay in progressing matters at court.

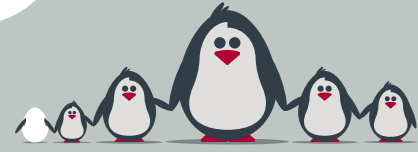
CONTACT **DETAILS**

If you think arbitration would suit you and your family matter, you can contact Julian Bremner or Emily Watson at arbitration@raydensolicitors.co.uk or if you wish to discuss further please telephone **Julian** on **01494 350333** regarding financial matters and **Emily** on **01442 819144** regarding children matters.

RAYDEN**SOLICITORS**

Specialist family lawyers.

RAYDEN**SOLICITORS**



TESTIMONIALS

"I received the best advice based on his extensive knowledge of the law. He is extremely detailed. Given the stress that the process puts on you, I only felt okay because I knew Julian was on the case on my behalf."

Client

"Thank you Emily once again for all of your hard work and advice but also for your support and caring manner. You are great at what you do because I think you really do care."

Client

"Julian has a great knack of deciphering subjective ramblings and putting a very succinct and objective communication together."

Client

"Emily is a star and simply wonderful to deal with! She is direct, succinct, highly professional, organised, crystal clear and very efficient."

Client

"Julian is a very experienced lawyer with expertise in financial and children matters. He has superb client care skills and his preparation and thoroughness are second to none."

Professional Referee

"Emily gets to the core of a problem quickly."

Legal 500

A **silver lining**
with every dark cloud.
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