

# Davinia Riley

**Year of Call:** 2004

**Email Address:** [davinia.riley@3pb.co.uk](mailto:davinia.riley@3pb.co.uk)

**Telephone:** 0121 289 4333



## Family

Davinia Riley is a family law barrister and arbitrator who specialises in money and property disputes following relationship breakdowns. Davinia's experience is primarily in high value, complex financial issues often involving trust assets, businesses and multiple properties (UK-based and international) and inheritance.

## Recent Cases

**JPM v CEM:** Davinia appeared as a led junior for the husband in a successful appeal of a final order in financial remedy proceedings, after the judge at first instance proceeded in the absence of the husband and attributed company assets to the husband personally in the computation exercise. As a result of the successful appeal, the order was overturned.

**W v W:** case where H claimed that W controlled assets left in a discretionary trust and thus should be part of the matrimonial pot. Davinia successfully argued for contribution costs towards and an order that W pay a portion of H costs towards the proceedings.

**H v H:** Davinia acted for the respondent in a case where the matrimonial assets were valued at over £2.5m. The case involved arguments over inherited funds and whether or not they should be ringfenced, and a complex pension scheme for the husband who had a significant pension worth over £1m

**M v M:** Davinia represented respondent husband in a case where the assets are worth over £3.6m. The case involved a dispute over a significant property portfolio both in the UK and in Europe. The case also involves a dispute as to whether it is a needs, or sharing based case.

**K v K:** Davinia acts for the respondent husband in a case involving a business with a turnover of over £3m with several shareholders including the married couple. There have been several forensic accountants' reports and there is a significant dispute as to the value of the business, and whether H can claim 'special contribution'. There is also a complex issue regarding H's pension as it is linked to the business and SJE reports in respect of the true pension value.

**W v W:** Davinia represented the applicant in a case where the assets were worth over £2.8m in an enforcement application, whereby the respondent had failed to set up a trust fund for £300,000 was over £7,000 in arrears for maintenance, and had failed to pay the full periodical payments of £1500 per month. The issues that arose included whether or not the arrears ought to be remitted; whether or not the respondent ought to be committed to prison and costs. Davinia was successful in the application and obtained 90% of the costs sought.

**Local Authority v B and B:** Davinia was instructed to advise and represent a Large Local Authority who sought to be joined to proceedings in respect of a Proceeds of Crime Act Order against one of the parties where the assets were worth over £2.5m.

## Articles

In *Standish v Standish* [2025] UKSC 26, the Supreme Court has offered timely and much-needed clarification on the operation of the sharing principle in financial remedy cases, particularly in relation to the matrimonialisation of non-matrimonial property. For practitioners, this is now essential reading.

[View Article](#)

## Recommendations

‘Davinia is straight talking and extremely personable. She goes above and beyond to help clients.’

**Legal 500 2026**/Family:Divorce and Financial Remedy/Midlands

“Davinia has excellent client care skills and can quickly find a rapport with clients and put them at ease. She is thorough in her case preparation and an excellent advocate, presenting her case in a calm and persuasive manner.”

**Legal 500 2025**/Family:Divorce and Financial Remedy/Midlands

“Davinia is very good with clients. She can build rapport quickly and understand their concerns. She is an excellent advocate. She always prepares thoroughly, is calm and reasoned before the court and can make points succinctly and with impact.”

**Legal 500 2024**/Family:Divorce and Financial Remedy/Midlands

“Davinia is an all-round star performer. She works tirelessly for clients and is able to argue their cases robustly while demonstrating a thoughtful and creative approach to problem-solving and negotiation. She very swiftly gets to the heart of her instructions and engages with instructing solicitors before, during and after a hearing to provide invaluable support and advice.”

**Legal 500 2023**/Family:Divorce and Financial Remedy/Midlands

“Davinia’s paperwork is first-class and ahead of time. She establishes an early rapport with clients.”

**Legal 500 2022**/Family:Divorce and Financial Remedy/Midlands

“Davinia – Professional, focussed, tenacious yet personable. Davinia came onto my case at the last minute for a final hearing in Liverpool. It had been a long and expensive divorce over 4 ½ years. She quickly grasped the financial aspects of the case with the help of my legal team (again who came on last minute). She was personable, tenacious yet remaining polite at all times. A no-nonsense attitude but with a focus on the key matters, she obtained for me a settlement which was significantly better than I expected. I cannot recommend her highly enough if you are in need” **Jonathan, Lay Client, Liverpool, 2024**

## Academic qualifications

- Bar Vocational Course, Very Competent, Nottingham Law School
- Post Graduate Diploma in Law, Birmingham University
- BSc Psychology (2:1), University of East London

## Scholarships

- Inner Temple Exhibition Award
- Duke of Edinburgh Scholarship

- The Struben Bequest

## **Professional qualifications & appointments**

- Accredited Family Law Arbitrator (Financial Remedy)

## **Professional bodies**

- Family Law Bar Association (FLBA)
- Midland Chancery and Commercial Bar Association (MMCBA)
- Chartered Institute of Arbitrators (CI Arb)
- Institute of Family Law Arbitrators (IFLA)