

**MAHNOOR JAVED**

Mahnoor Javed  
Year of Call: 2023  
[clerks@4bc.co.uk](mailto:clerks@4bc.co.uk)  
020 7832 3200

**Practice Areas:**

'Mahnoor was extremely generous and committed to the case. I am very grateful for her perseverance.'  
**Advocate Caseworker, 2024**

Prior to pupillage, Mahnoor was a senior paralegal in a leading high net-worth Divorce and Family team (ranked tier 1 in the Legal 500 and Band A in Chambers and Partners). She was, in due course, also appointed as the team's dedicated Children Team paralegal and was integral to the establishment of said Children Team.

During this time, Mahnoor was given the opportunity to develop a niche in highly contentious private children's law disputes and gained a wealth of experience in fiercely contested child arrangement disputes, leave-to-remove applications, specific issues and prohibited steps applications and abduction cases. She habitually worked within teams representing both applicants and respondents. Many of the cases she worked on were complex matters which included elements of coercive and controlling behaviour, trauma, addiction and substance/alcohol misuse, alienation and justified rejection.

Mahnoor also gained experience in high net worth divorce proceedings and resulting financial settlements, as well as schedule 1 claims of a similar nature. She has also been involved in substantially drafting pre- and post-nuptial agreements and working on variation applications and in finance and children matters that were resolved through alternative dispute resolution, most often mediation and arbitration.

Mahnoor is published on family law matters such as the role of gender identity in defining parenthood and the use of intermediaries in family proceedings. She also regularly summarises judgments for Family Law Week and the Financial Remedies Journal.

Mahnoor graduated at the top of her undergraduate cohort at the University of Manchester with an 'unheard of' average and won numerous academic awards, as well as an award for her commitment to increasing access to Classics in state schools as a Latin teacher and for her 'excellent' teaching. She then received multiple scholarships to undertake an MPhil in Classics, including a major research studentship at Newnham College, Cambridge and a research grant awarded by the Isaac Newton Trust to only forty Humanities graduate students across the University. She completed her Graduate Diploma in Law as a scholar of Lincoln's Inn and with a further scholarship from Newnham College, Cambridge. She was a major and residential scholar at Lincoln's Inn at the time of her BPTC.

**Education**

City Law School, BPTC  
BPP Manchester, Graduate Diploma in Law  
University of Cambridge, Newnham College, MPhil (Classics)  
University of Manchester, BA (Ancient History)

## Memberships



## Languages

Hindi (native)  
Urdu (native)  
Punjabi (native)  
Potohari (native)  
Latin (academic/reading)

## Awards

2019/20 Lord Denning Scholarship, with residential status (Lincoln's Inn)

2018/19 Brougham Scholarship (Lincoln's Inn)

Newnham College Kemp Fund Grant (University of Cambridge)

2017/18 Newnham College Major Research Scholarship (University of Cambridge)

Isaac Newton Trust Research Grant (University of Cambridge)

2016/17 Manchester Classical Association's Whitehead Prize for commitment to improving access to Classics in state schools and 'excellent' teaching

Classical and A.H.Kyd Prize in Classics (University of Manchester)

Faculty of Humanities Dean's Award for Achievement (University of Manchester)

2015/16 Victoria Prize (first prize) for academic achievement (University of Manchester)

## Privacy Policy

Please find my privacy policy [here](#).



## Publications

**Standish v Standish [2024] EWCA Civ 567** | 25th Jul 2024

[Family Law Week](#) has published a case summary by pupil barrister [Mahnoor Javed](#): Standish v Standish [2024] EWCA Civ 567

The Court of Appeal determined cross-appeals, which concerned the determination of (i) whether property is matrimonial and how it might become 'matrimonialised' and (ii) how to apply the sharing principle to matrimonialised property.

Read the entire case summary below:

<https://www.familylawweek.co.uk/judgments/standish-v-standish-2024-ewca-civ-567/>

#FamilyLawWeek #FourBrickCourt

**Re GG (A Girl) & Anor [2024] EWFC 101 (B)** | 03rd Jun 2024

[Family Law Week](#) has published a case summary by pupil barrister [Mahnoor Javed](#): Re GG (A Girl) & Anor [2024] EWFC 101 (B).

HHJ Vincent, in a decision of considerable weight, declined to conclude a 'finely balanced' case in which the applicant's mother had only had one brief contact with the children since 2019.

Read the entire case summary below:

<https://www.familylawweek.co.uk/judgments/re-gg-a-girl-anor-2024-ewfc-101-b/>



240520 – GG (A Girl) & Anor, Re [2024] EWFC 101 (B)(FLW) | 21st May 2024

**AW v RH (Financial Remedy Proceedings) [2024] EWFC 64 (B) | 22nd Apr 2024**

[Family Law Week](#) has published a case summary by pupil barrister [Mahnoor Javed](#): AW v RH (Financial Remedy Proceedings) [2024] EWFC 64 (B).

HHJ Willans determined the outcome of financial remedy proceedings, which was predominantly shaped by the parties' needs.

[AW v RH \(Financial Remedy Proceedings\) \[2024\] EWFC 64 \(B\)](#)

**A Mother v A Father (Re Schedule 1 of the Children Act 1989) [2024] EWFC 63 | 12th Apr 2024**

[Financial Remedies Journal](#) has published a case summary by pupil barrister [Mahnoor Javed](#): A Mother v A Father (Re Schedule 1 of the Children Act 1989) [2024] EWFC 63.

HHJ Vincent. Schedule 1 matters are determined in light of the child's needs and the strict remit of Schedule 1, notwithstanding the significant disparity between the parents' respective economic positions and living standards.

Read the full case summary below:

<https://lnkd.in/e3pZqjUP>

**ES v SS (No 2) [2024] EWFC 59 | 11th Apr 2024**

Sir Jonathan Cohen gave judgment in relation to trust property, which was agreed to be matrimonial following the conclusion of the proceedings for financial remedies.

Read the full case summaries below:

<https://www.familylawweek.co.uk/judgments/es-v-ss-no-2-2024-ewfc-59/>

**Williams v Williams [2023] EWHC 3479 (Fam) | 04th Apr 2024**

[Family Law Week](#) has published a case summary by pupil barrister [Mahnoor Javed](#): Williams v Williams [2023] EWHC 3479 (Fam).

Mr Justice Moor considered an application for the committal to prison of a Respondent's husband following breaches of orders in financial remedies proceedings.

Read the entire case summary below:

<https://www.familylawweek.co.uk/judgments/williams-v-williams-2023-ewhc-3479-fam/>

**Re YM (Care Proceedings) (Clarification of Reasons) [2024] EWCA Civ 71 | 28th Mar 2024**

[Re YM \(Care Proceedings\) \(Clarification of Reasons\) \[2024\] EWCA Civ 71](#)

**Re U (Welfare) [2024] EWHC 583 (Fam) | 28th Mar 2024**

[Re U \(Welfare\) \[2024\] EWHC 583 \(Fam\)](#)

**SP v QR [2024] EWFC 57 (B) | 22nd Mar 2024**

[Financial Remedies Journal](#) has published another article by our pupil barrister [Mahnoor Javed](#): 'SP v QR [2024] EWFC 57 (B)'.

[Mahnoor Javed](#) has experience in financial remedies ranging from 'ultra-high net worth' disputes to modest asset cases.

Read the article

here: <https://financialremediesjournal.com/content/sp-v-qr-2024-ewfc-57-b.d1f365fa1abb4032ab089294aabde1cc.htm>

**AW v RH (Preliminary Issue: Third Party Rights), Re [2024] EWFC 54 | 18th Mar 2024**

[Financial Remedies Journal](#) has published an article by pupil barrister [Mahnoor Javed](#): 'AW v RH (Preliminary Issue: Third Party Rights), Re [2024] EWFC 54'.

[Mahnoor Javed](#) has experience in financial remedies ranging from 'ultra-high net worth' disputes to modest asset cases.

Read the article

here: <https://financialremediesjournal.com/content/aw-v-rh-preliminary-issue-third-party-rights-re-2024-ewfc-54.062751fa253449ab94334e7a8bcc4a0c.htm>

**Orders concerning the appointment of an intermediary – where are we following two important cases? | 05th Mar 2024**

[Family Law Week](#) has published an article by pupil barrister [Mahnoor Javed](#): 'Orders concerning the appointment of an intermediary – where are we following two important cases?'.

[Mahnoor Javed](#) looks at where we are with orders concerning the appointment of an intermediary.

Read the article here:

<https://www.familylawweek.co.uk/articles/orders-concerning-the-appointment-of-an-intermediary-where-are-we-following-two-important-cases/>

**H v RH (No 2) (Variation of Interim Arrangements) [2023] EWFC 210 | 15th Feb 2024**

[Family Law Week](#) has published an article by pupil barrister [Mahnoor Javed](#): 'A legal misstep of little consequence? H v RH (No 2) (Variation of Interim Arrangements) [2023] EWFC 210'.

Read the article here: <https://lnkd.in/ezyYDdsK>