MAA new costs disclosure regime

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From 1 October, plaintiffs’ solicitors are going to be required to make disclosure to the MAA (now SIRA) of all solicitor/client costs charged to the client upon settlement, including counsel’s fees. The MAA will be able to measure the net benefit a claimant receives from a settlement after all deductions including solicitor/client legal costs. The disclosure is mandatory.

Find out about the new Costs Disclosure regime. Why has it been introduced? What does it involve? What opportunity is there to explain why the costs incurred amounted to what they did? What use is the MAA/SIRA/NSW government going to make of the data?”

NSW Bar Association
Common Room
5.15pm Monday 12
October 2015

1.5 HOUR SEMINAR
1.5 CPD POINTS IN THE ETHICS/MANAGEMENT STRAND

THIS SEMINAR IS OPEN TO MEMBERS OF THE NSW BAR ASSOCIATION
REGISTRATION IS NOT REQUIRED
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