

New Event: Sereena Blayney - 12:30pm Mon, 20 Oct 2025 - Initial Consultation

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Date Fri 17/10/2025 10:18 AM

To dannyjovica@live.com <dannyjovica@live.com>



A new event has been scheduled.

Hi Booking/Registration form,

Event Type:

Initial Consultation

Invitee:

Sereena Blayney

Invitee Email:

sereenagblayney@gmail.com

Event Date/Time:

12:30pm - Monday, 20 October 2025 (Sydney, Melbourne Time)

Description:

Invitation to book a 15 minute call

Location:

+61 487 074 650

Invitee Time Zone:

This event type's time zone is locked to Sydney, Melbourne Time

Questions:

Please share anything that will help prepare for our meeting.

Property settlement & spousal maintenance questions

I am the primary carer of a 5-year-old with complex needs (ASD Level 3, non-speaking).

I left the relationship two years ago due to domestic violence (coercive control). I admitted to defending myself physically twice, and the Family Report was unfavourable to me. A psychological assessment is pending.

I have been out of the workforce for five years due to my son's care needs and the absence of suitable childcare.

My ability to earn is permanently constrained because my son requires ongoing daily support. When he starts special school next year there will be no after-school care, and he will continue therapy on school days, so my realistic capacity is about 15 hours per week.

The property pool is small (two cars and Australian super).

I am registered on the Queensland social-housing register and receive short-term rental assistance (until Dec 2025).

Most of the overall property value is my ex-partner's UK pension (approx. AUD \$180 000) which I understand cannot be split in Australia.

My Australian super is about \$65 000.

My ex-partner's Australian super is about \$20 000.

He earns approximately \$215 000 per year.

I currently receive \$662 child support per fortnight and \$1 675 Centrelink payments per fortnight.

Our conciliation conference is scheduled for 4 December 2025.

Questions / issues for advice:

A. Whether, given my primary-carer role, contributions, and future needs, a 70/30 split (or greater) is reasonable and how the UK pension should be treated in that calculation.

B. If the Court recognises the UK pension as part of the property pool but it cannot be split, what practical outcome would that have for me.

- C. Whether I should formally apply for spousal maintenance, and if so, how (e.g. amended Response or separate Application in a Case).
- D. Whether to seek an order for his Australian superannuation (procedural-fairness or flagging purposes).
- E. Whether, given my long-term care responsibilities and limited earning capacity, the Court might prefer a property adjustment or ongoing/lump-sum maintenance to achieve a just result.
- F. Whether being on the social-housing register and receiving rent assistance strengthens my case for need or maintenance.
- G. Any strategic steps before conciliation e.g. additional evidence, updated financial statement, or draft orders to position me well for negotiation.

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