## Additional information appendices for 2/3

This includes information that practitioners may find useful for future reading, including case law, articles and further guidance;

- (1) See LBX v K L M [2013] EWHC 3230 (fam)( <u>http://www.39essex.com/cop\_cases/lbx-v-k-l-m/</u>) for guidance on what would be considered relevant/irrelevant information in decisions concerning residence and care issues
- (2) See case of London Borough of Wandworth v M and others (para 49 of Judgment). (<u>https://www.familylaw.co.uk/news\_and\_comment/london-borough-of-wandsworth-v-m-and-others-2017-ewhc-2435-fam#.WyKAFU2osdU</u>-
- (3) See case of CC v KK & STCC (<u>http://www.39essex.com/cop\_cases/cc-v-kk-and-stcc/</u>)

This case reports on the issues around assessing mental capacity on residence and care issues and what the court has identified as bad practice in this area.

- (4) PC and NC v City of York Council [2013] EWCA Civ (para 54 of Judgment) (<u>http://www.39essex.com/cop\_cases/pc-and-nc-v-city-of-york-council/</u>)
- (5) <u>http://www.39essex.com/docs/newsletters/capacityassessmentsguide31mar14.pdf</u>

see para 35 and 36 of guidance document, also reference PC and NC v City as above.