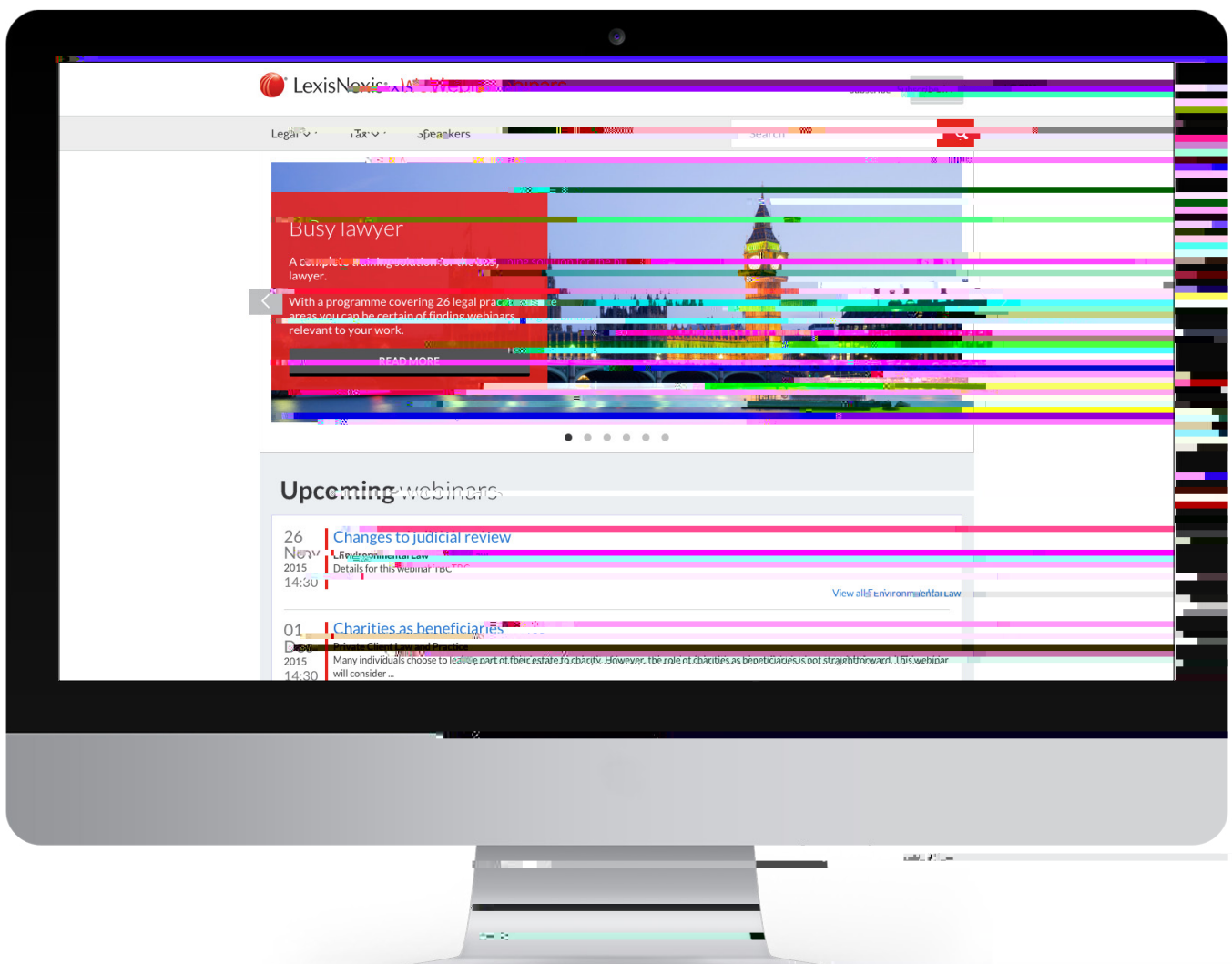


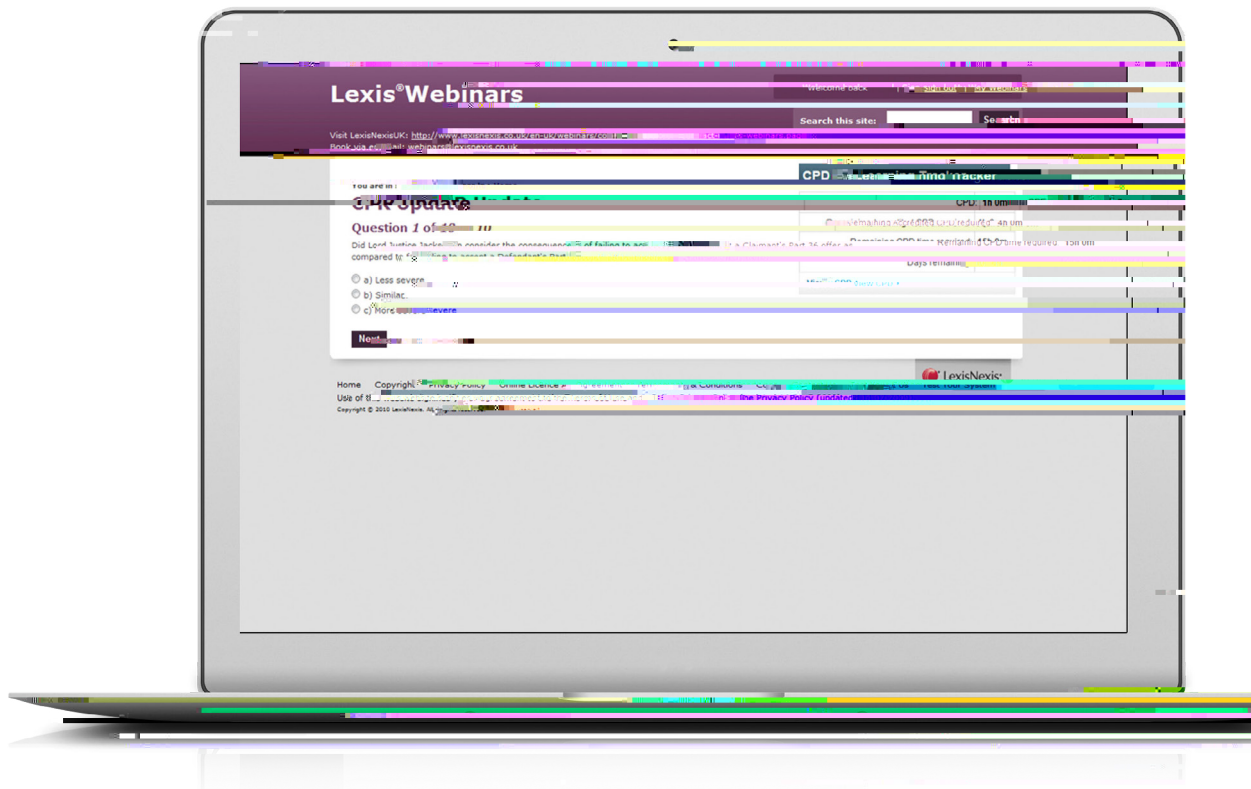
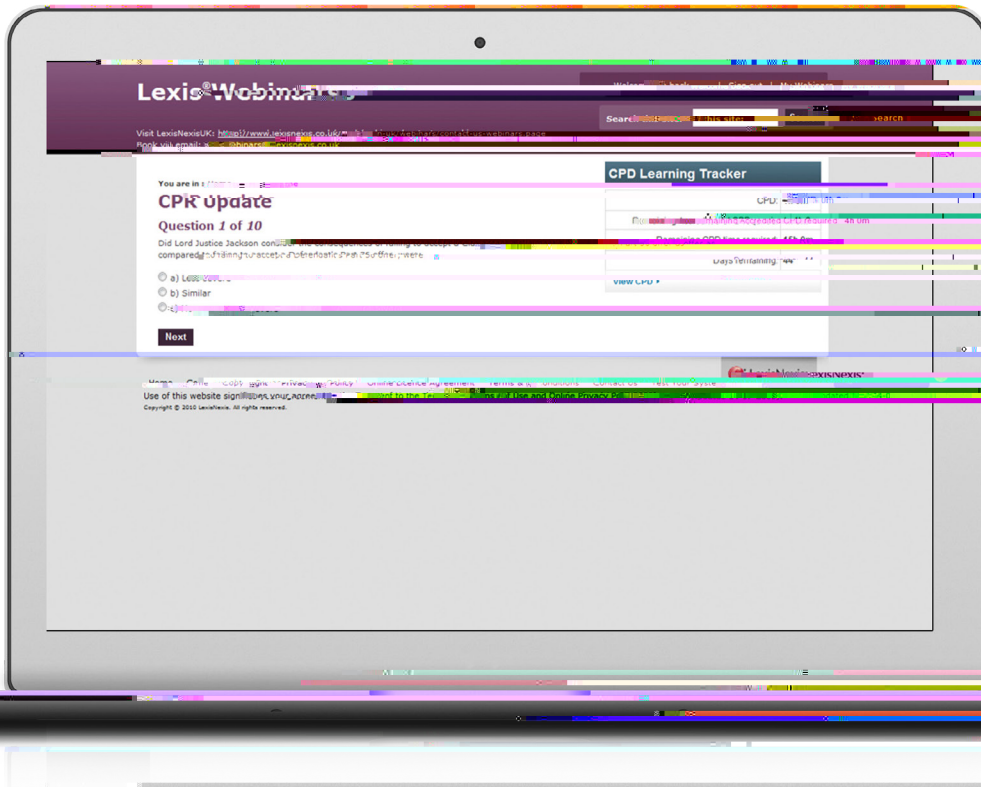


# Introducing the new LexisNexis® Webinars website

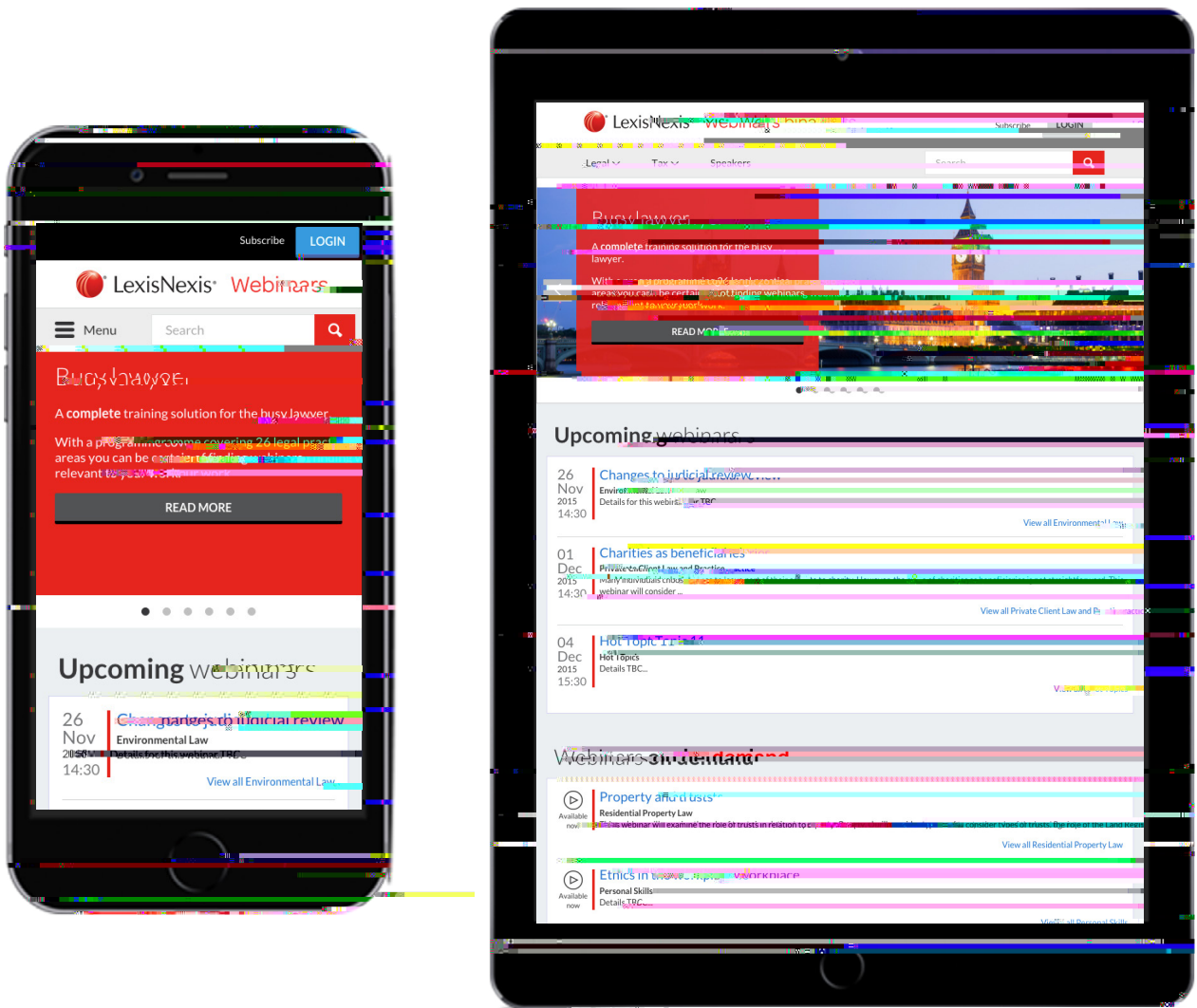
We've re-launched our webinars platform – visit [www.lexiswebinars.co.uk](http://www.lexiswebinars.co.uk) today to benefit from a range of new features and improvements, which will enable you to:

Navigate the site quickly and easily





View your webinars on desktop, laptop, tablet or mobile



Ensure you don't miss your chosen webinars with the "Add to Calendar" feature

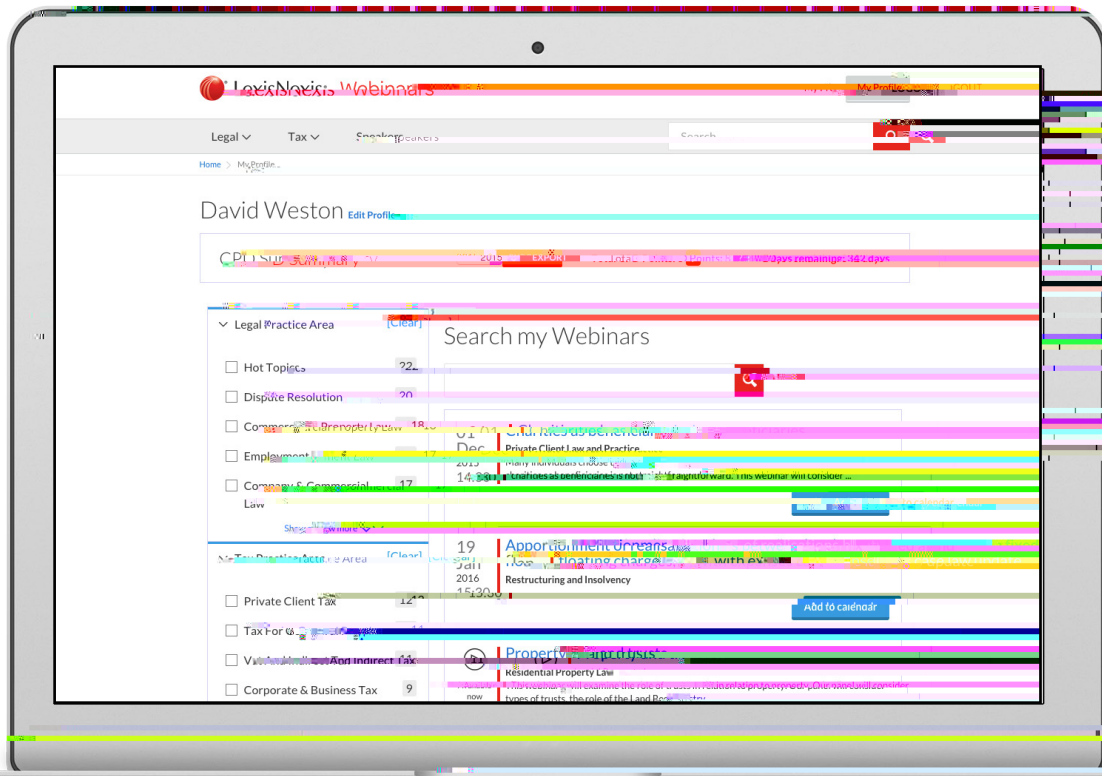
COM and Bankruptcy, Tourism

15 December 2015  
15:30 (GMT)

Over the past few years, we have had a number of cases involving 'tourism', where potential bankrupts seek to establish their Centre of Main Interest in a foreign country in order to take advantage of more favourable bankruptcy laws there, before returning to their usual country of residence. Our leading panel of experts, consisting of one of the Judges of the Debtors Court, Stephen Bratton QC, Chris Laughton of Mercer & Hole and John Briggs of South Square Chambers, consider recent cases where this matter has been considered, looking at the pitfalls, and identify the potential downsides of this form of migration, both to the bankrupt and for the country of migration.

Add to Calendar

Use the "My Profile" area to:



Unrivalled choice

2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024

12