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Eight 4PB members instructed in the Supreme Court matter of NY (A Child) [2019] UKSC 49

31st October 2019

Henry Setright QC; Teertha Gupta QC; Christopher Hames QC; Mark Jarman; Michael Gration; Jacqueline Renton; Michael Edwards and Charlotte Baker.

The UKSC has handed down judgment In the matter of <u>NY (A Child) [2019] UKSC 49</u>, an important decision clarifying the High Court's powers under the inherent jurisdiction to order the summary return of children.

<u>Henry Setright QC</u>, <u>Mark Jarman</u> and <u>Michael Gration</u> represented the respondent. They successfully argued that the inherent jurisdiction remained available to applicants seeking summary return both generally, and in circumstances where for technical reasons a 1980 Hague Convention application had been refused.

<u>Teertha Gupta QC</u> and <u>Jacqueline Renton</u> represented the intervener, <u>Reunite</u> and <u>Christopher Hames</u> <u>QC</u>, <u>Michael Edwards</u> and <u>Charlotte Baker</u> represented the intervener, The International Centre for Family Law, Policy and Practice (<u>ICFLPP</u>). The interveners supported the respondent on the point of principle engaged in the appeal.