

How to Apply Collaborative Practice to: Business & Employment Issues and Family Law Cases

16 June 2008

8:45 AM - 4 PM

6 hours CLE credit applied for, including 2 hours of ethics

**The Highlander Inn & Conference Center
(Manchester Airport)**

(See <http://www.highlanderinn.com/direct.html> for directions.)

Choice of 2 tracks in the morning & 2 in the afternoon:

Morning

A. Introduction to Collaborative Practice (a basic track for both family law and business lawyers);

or

B. Beyond Collaborative Basics for Family Law (more theoretical approach for previously trained FL folks)

Afternoon

C. Using Collaborative Practice in Business & Employment Cases;

or

D. Making Collaborative Practice Work in Family Cases - Practical Approaches for both beginners & experienced

Collaborative Practice is a new and increasingly popular way to provide legal representation. It is a specific model of “unbundled representation.” The parties and their lawyers agree not to litigate. Should the process fail, the lawyers are disqualified from the litigation. In a series of 4-way meetings, using “win-win” techniques, an agreement is worked out.

The *program* will include:

- The role of the lawyer as “settlement specialist”
- How to apply Collaborative Practice to your family or business law practice
- Ethics and Professionalism - representation without the “zealous”

Trainers – Massachusetts attorneys Michael Zeytoonian and Douglas Reynolds (who use Collaborative Law in business & employment law cases in MA) and CLANH Board of Directors.

For more information contact the registrar: Cathy McKay
e-mail: cathy.mckay@parnell-mckay.com; phone: (603) 434-6331

Sponsored by Collaborative Law Alliance of NH
www.collaborativelawnh.org