Tired of litigating? Yearning for civility, respectful resolution and getting your bills paid? Do you like your clients to be happy at the end of the day, cheerfully pay your bill and remember you with good thoughts in the future?

Consider practicing collaborative law, which is a way to resolve disputes by team problem-solving instead of in a courtroom setting.

Join Ann Levin and Zanita Zacks-Gabriel on Wednesday, Sept. 16 from noon to 1 p.m. to learn more about collaborative law and how it could help your practice. Members of the PBA Collaborative Law Committee will share their insights and answer questions such as:

- What is the difference between collaborative law and mediation?
- Is it helpful for other cases than family law?
- Is it less expensive than traditional court filings?
- How does the process work?

Ann Levin, Esq. started collaborative practice in 2004 and has found that her training and skillset have served her well in all areas of practice, which include litigation and mediation. “I love this approach to family restructuring because it allows clients to focus on what is most important to their unique situations and they maintain control of the process and the outcome,” she says.

Zanita Zacks-Gabriel, Esq., trained in mediation about 25-30 years ago and trained in collaborative approximately 13 years ago. “I call myself a fulltime peacemaker, generally exclusively handling collaborative work, mediations and unbundled peacemaking services. It makes me a lot happier, and I have very happy clients. Plus, it is less expensive for the client.”

No cost or registration needed – just show up on Zoom:
https://zoom.us/j/95076047180?pwd=V21COlVETF2cVJX0hHa3NjQzdrdz09
Meeting ID: 950 7604 7180
Passcode: 996928
One tap mobile:
+19294362866,,95076047180#,,,,,,0#,,996928#
Dial in: 929 436 2866

This lunchtime learning is sponsored by the PBA Collaborative Law Committee. Questions? Email susan.wolf@pabar.org or call 1-800-932-0311, ext. 2276