

Re CS (A Child) (Appeal FPR 16.5: Sufficiency of
Child's Understanding) sub nom CS v (1) SBH
(2) FS (3) Andreea Juravle (Children's
Guardian) (2019)

[2019] EWHC 634 (Fam)

18/03/2019

Barristers

Mark Jarman KC

Court

Family Division

Practice Areas

Private Children Law

The court considered the correct approach when considering whether a child had sufficient understanding to conduct appeal proceedings without a guardian in accordance with the Family Procedure Rules 2010 r.16.6(5).

To read the full judgment [click here](#).

Permission

