

 Legalwise

Beat the 31 March CPD Deadline

Register and Pay by
20 December 2024

AND SAVE
30%



Your complete CPD Guide

FEBRUARY - MARCH 2025 SOUTH AUSTRALIA

**SA LEGAL
SYMPOSIUM**

See page 4

CONTENTS

<p>10 POINTS South Australia Legal Symposium 2025 4 Government Law Symposium: 10 Points in One Day 12</p> <p>ADMINISTRATIVE LAW AND GOVERNMENT BUSINESS Government Litigation: A Practical Guide to Preparing and Managing Your Case 13 Navigating Merits Review and Judicial Review and Their Intersection 20 Statutory Interpretation Intensive 23 Administrative Decision Making Forum 23 Procurement Complaints And Disputes 39 Procurement In Practice: Practical Tips And Considerations 39 Managing Legal Risks In The Procurement Process 39 ESG And Procurement 39 Commonwealth Government Procurement Essentials 45</p> <p>AGRIBUSINESS Pressing Regulatory Issues and Disputes in Australian Agribusiness 39</p> <p>BANKING AND FINANCE Navigating Financial Regulation Compliance, Challenges and Risks 28</p> <p>BUSINESS LAW Trust Masterclass: Navigating the Current Concerns 17 Navigating Cross Border Contracts 21 Contract Law Conference 2025: Risk Minimisation, Regulatory Compliance and Disputes 25 New Privacy Act Reforms For All Lawyers: One Hour Intensive 26 PPSR: Drafting, Enforcing and Disputing Security Interests 26 18th Annual Contract Law Conference: Disputes and Possible Disputes 30 Valuing, Transacting and Contracting With Digital Assets 34 Challenges In Contracts Law: A Master Class 35 Franchising Code of Conduct: Big Changes in 2025 41 Shareholder Agreements Intensive 45</p> <p>CLASS ACTIONS Class Actions Reforms, Strategies and Current Challenges 46</p> <p>CONSUMER AND COMPETITION Consumer and Competition Law Concerns in 2025 9 Advertising and Marketing Practices: the Legal Concerns 40</p> <p>CORPORATE GOVERNANCE AND CORPORATE REGULATION In-House Counsel Conference 18 Director Duties: Liabilities, Penalties and Enforcement Realities 47</p> <p>CRIMINAL LAW Navigating Forensic Evidence in Criminal Law Matters 37</p> <p>DIGITAL LAW Data Privacy and Cyber Security Law Reforms Intensive 10 Environmental Asset Tokenisation: the Legal Implications 47</p> <p>DISPUTE RESOLUTION Litigation Skills Lunchtime Series 13 Evidence and Advocacy Intensive 15 Settling Litigation Forum 38 'How to Skills' Drafting For Litigators 41 Commercial Litigation Conference 43</p> <p>EMPLOYMENT LAW Adverse Action, Discrimination and Bullying Claims 20 Employment Law Symposium 29 Workplace Law Summit: Redefining Duties, Definitions & Employment Rates 33</p> <p>ENERGY AND NATURAL RESOURCES 16th Annual Water Law Symposium 14</p> <p>ENVIRONMENT AND PLANNING Environmental Reform Update 9</p> <p>FAMILY LAW</p>	<p>Family Law Drafting: Agreements, Applications and Affidavits 10 Family Law: Superannuation, Div7A, Valuations and Trusts 16 Family Law - Key Issues in Financial Matters 21 Family Law: Advanced Interdisciplinary and Property Issues 32 Family Law Parenting Symposium 42</p> <p>HEALTH LAW 5th Annual NDIS Reforms, Compliance and Issues in A Changing Landscape 8</p> <p>IMMIGRATION 12th Annual Immigration Law Conference 2025 36</p> <p>INJURY COMPENSATION Abuse Law Symposium 24 Dust Diseases Claims Update 28 The Changing Face of Total and Permanent Disability Claims: Disputes, Complaints and Claims 40 Personal Injuries: 3 Strategies to Maximise Damages 46</p> <p>INSURANCE Insurance Law Intensive: Investigations, Claims and Recent Cases 11</p> <p>INTELLECTUAL PROPERTY 13th Annual Intellectual Property Conference 2025 19</p> <p>MEDIA, ENTERTAINMENT AND HOSPITALITY Entertainment Law Conference 2025 22 Defamation Law Forum 34 Sports Law: Rights, Responsibilities & More 35</p> <p>MERGERS & ACQUISITIONS Mergers & Acquisitions: New Regulation, Due Diligence and Structuring 27</p> <p>NATIVE TITLE AND CULTURAL HERITAGE Native Title Intensive 16</p> <p>NFPs, HUMAN RIGHTS AND SOCIAL IMPACT Not-For-Profit & Charities Law: Legislation, Governance & Compliance 11</p> <p>PROFESSIONAL SKILLS AND PRACTICE MANAGEMENT Ethics, Professional Skills & Practice Management Over Lunch, Over 3 Weeks 3 Plenary Session - All Your Required Units in One Session 6 Government Lawyers: Ethics, Professional Skills and Practice Management for Government Lawyers 12 Ethics, Professional Skills & Practice Management For In-House Counsel 18 What Tranche 2 Anti-Money Laundering (AML) Regulation Will Mean For Lawyers 31 Ethics, Professional Skills & Practice Management For Family Lawyers 32 Ethics, Professional Skills & Practice Management for Employment Lawyers 33 Ethics, Professional Skills & Practice Management For Family Lawyers 34 Ethics For Immigration Lawyers and Agents 36 Plain English Legal Writing Workshop: Clear, Concise and Persuasive Writing 37 Ethics, Professional Skills & Practice Management For Family Lawyers On Parenting 42 Ethics, Professional Skills & Practice Management For Commercial Litigators 43</p> <p>PROPERTY LAW Build-To-Rent Tax Concessions Update 7</p> <p>RESTRUCTURING AND INSOLVENCY Guide to Bankruptcy Procedures and Practical Skills 38 Corporate Insolvency Critical Issues and Updates 44</p> <p>SUCCESSION, ELDER LAW AND CAPACITY Advanced Will Drafting Workshop For All Lawyers 7 Testamentary Trust Workshop 31</p> <p>TRANSPORT LAW Maritime Law Forum 27 Space Law 44</p> <p>WORKPLACE HEALTH AND SAFETY Workplace Law Summit: Redefining Duties, Definitions & Employment Rates 33</p>
---	--

Terms and conditions

For Full Terms and Conditions and Privacy Policy please visit www.legalwiseseminars.com.au **Live Online and On Demand recordings:** Prices are per person viewing only. You may not distribute to another person nor may you use for group viewings. **Transfer Policy:** Transfers between different formats are allowed without penalty more than 3 working days prior to the event. Any amendments within 3 working days of the event are considered a cancellation and you should refer to our Cancellation Policy. To claim a refund, or credit or for further information please email info@legalwiseseminars.com.au **Cancellation Policy:** You may nominate a replacement delegate to attend instead of you at any time. If you notify us in writing more than 3 working days prior to the event you may choose to: i. Obtain a credit for future use (valid for 12 months and cannot be exchanged for a refund) ii. Obtain a full refund iii. Transfer to another available event. If you wish to amend your registration and notify us in writing within 1 - 3 working days prior, you will be charged an administration fee of \$75. No cancellations or refunds within 3 days of the event are permitted. You may transfer between Live Online and On Demand at any time prior to the seminar date. On Demand recordings and Individual 10 CPD Point Packages are non-refundable from the date of purchase. **Variation of Program:** Legalwise Seminars intends to run live programs as advertised but reserves the right to change the program without notice which includes being conducted online instead of in person if required. In the event of a cancellation, a refund will be offered. **Privacy:** Legalwise Seminars protects the privacy and security of information provided by you. By registering, you agree to the use of your personal information by Legalwise Seminars to process your registration, to contact you about products, services and events, and to provide to all presenters prior to the event. The early bird offer ends on Friday 20 December 2024 and is not available in conjunction with any other offer.

3 SIMPLE WAYS TO REGISTER

WEB

www.legalwiseseminars.com.au

PHONE

02 9387 8133

EMAIL

info@legalwiseseminars.com.au



ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT OVER LUNCH, OVER 3 WEEKS

WEDNESDAY, 12, 19 & 26 FEBRUARY 2025
12.30PM TO 1.30PM

\$420
WEB252N03

Tight on time but need those CPD points by 31 March? These three concise, one-hour sessions - accessible online or as a recording- offer you a chance to tackle your compulsory ethics, practice management, and professional skills. Tune in over lunch and tick off your requirements with ease as you unpack the ethics of billing for AI use, receive best practice tips for robust data breach and cyber-attack prevention and master the art of influencing and negotiation

WEDNESDAY, 12 FEBRUARY 2025 **\$160**
12.30PM TO 1.30PM WEB252N03A

As AI tools like ChatGPT reshape legal practice's, you now face a critical question: is it ethical to charge for services supported by AI? Dive into the ethical framework around AI billing, where transparency, value, and trust intersect. Be guided through disclosure best practices, client communication, and value perception, equipping you to ethically integrate AI into your legal practice.

Chair: **Kieran Smark SC**, 153 Phillip; Leading Technology, Media & Telecommunications Senior Counsel, *Doyle's Guide 2024*; Recommended Technology, Media & Telecommunications Senior Counsel, *Doyle's Guide 2023*

✓ *Ethics & Professional Responsibility*

THE ETHICS OF AI IN YOUR PRACTICE (AND CAN YOU REALLY CHARGE WHEN YOU USE CHATGPT?)

Presented by **Simone Herbert-Lowe**, Director, Law & Cyber PTY Limited

WEDNESDAY, 19 FEBRUARY 2025 **\$160**
12.30PM TO 1.30PM WEB252N03B

In today's tech-driven landscape, data has become "the world's most valuable resource," making law firms prime targets for cyber criminals. A data breach can have devastating consequences, but proactive prevention and a well-practiced response can make all the difference. Learn essential strategies for safeguarding sensitive information, responding effectively to cyber incidents, and protect you and your firm from becoming the next headline.

Chair: **Haroon Hassan**, Barrister & Mediator, List G Barristers; Recommended Technology, Media & Telecommunications Junior Counsel, *Doyle's Guide 2023*

✓ *Practice Management and Business Skills*

DATA BREACH AND CYBER ATTACKS: PROACTIVE PREVENTION & EFFECTIVE RESPONSES

Presented by **Mark Vincent**, Principal, Spruson & Ferguson Lawyers Pty Limited

WEDNESDAY, 26 FEBRUARY 2025 **\$160**
12.30PM TO 1.30PM WEB252N03C

Negotiation influences every aspect of legal practice, from advancing client interests to navigating office dynamics. It's more than just a conversation - it's a pivotal skill that can shape outcomes for clients and cases alike. Make negotiation your most valuable asset with techniques to create win-win scenarios, influence decisions, and manage challenging conversations. Refine your playbook of strategies that will make an immediate difference in your legal practice.

Chair: **John N West KC**, Mediator and Arbitrator, 7 Wentworth Selborne; Leading Mediator, *Doyle's Guide 2024*

✓ *Professional Skills*

EFFECTIVE NEGOTIATION AND INFLUENCING SKILLS

Using examples from negotiations Elise will assist you to:

Presented by **Elise Margow**, Principal, Legally Speaking; Leading Mediator, *Doyle's Guide 2024*

ATTEND AND EARN

3 CPD UNITS

- 1 CPD unit in Professional Skills
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills



SOUTH AUSTRALIA LEGAL SYMPOSIUM 2025

THURSDAY, 20 MARCH 2025
7.30AM TO 6.30PM

Here's why every lawyer can't afford to miss this essential event

✓ Earn 10 CPD Units in One Day

Complete up to 10 CPD units in a single day, making it easy to meet your CPD requirements.

✓ 16 CPD Hours of the latest legal content

Access 16 hours of CPD content across 12 different practice areas plus your 4 CPD required units, making it easy to meet all your CPD requirements by the 31st March deadline.

✓ Unbeatable Value

Register by 20 December 2024 to save 30%, only \$693 for all 16 CPD units, or \$43.30 per CPD unit.

Choose Stream A or B

STREAM A: SESSION 1: FAMILY, WILLS AND PROPERTY LAW UPDATE			OR	STREAM B: SESSION 1: CRIME, LITIGATION AND PERSONAL INJURY UPDATE		
7.30AM TO 10.30AM	253S01A	\$420		7.30AM TO 10.30AM	253S01B	\$420

Chair: **Michael Stannard**, Partner, Mellor Olsson Lawyers

TAXING TIMES: HOW TO EFFECTIVELY NAVIGATE FAMILY LAW TAX & ACCOUNTING ASPECTS OF SEPARATIONS

- Step through the considerations of a separating couple
- What the FCFCOA would consider for a family law property settlement
 - › 4/5 step approach
 - › A family lawyer's perspective
- Tax consequences that may result from the split
 - › A tax lawyer's perspective
- Practical application and what an accountant would do in practice
 - › An accountant's perspective

Presented by **Rose Cocchiaro**, Founding Partner, Resolve Divorce and **Tim Stokes**, Partner, HWL Ebsworth Lawyers

THE NEW SUCCESSION ACT 2023 (SA): KEY CHANGES AND IMPLICATIONS

Effective 1 January 2025, the new *Succession Act 2023 (SA)* will introduce one of the most significant reforms to South Australian succession law in recent history. This session is essential for legal practitioners aiming to understand the impact of these changes. Join South Australia's leading barrister, Graham Edmonds-Wilson KC, as he examines the Act's key reforms and offers critical guidance to help legal practitioners prepare for its implementation.

Presented by **Graham Edmonds-Wilson KC**, Barrister, Howard Zelling Chambers

PROPERTY LAW UPDATE: KEY DEVELOPMENTS, CASES & RECENT TRENDS

Join Chris as he examines recent cases, legislative developments and the key trends impacting property law.

Navigate through essential updates to improve your practice and ensure you provide the latest, informed advice to your clients.

Presented by **Chris Kelly**, Partner, Thomson Geer Recommended Property and Real Estate Lawyer, *Doyle's Guide 2019 to 2023. Best Lawyers - Lawyer of the Year - Leasing (SA) 2024, Recognised 2019 to 2025*

Chair: **Alexander Ward AM**, Barrister, Edmund Barton Chambers

UPDATE ON RECENT DEVELOPMENTS IN CRIMINAL LAW

This practical interactive session will cover:

- Recent statutory changes to sentencing laws
- New proposed criminal offences including causing death by driving without due care and sexual offences
- The intervention order scheme and Special Statutory Rules
- Recent significant Supreme Court decisions and their implications

Presented by **James Marcus**, Barrister, Len King Chambers

LITIGATION UPDATES

Drafting and taking affidavit evidence. An overview of:

- Key changes to the Oaths Regulations 2021 (SA) under the *Oaths Act 1936 (SA)* and related provisions in the associated Codes of Practice for Affidavits and Statutory Declarations in South Australia, commencing 1 January 2025;
- Recent cases on the form in which oral evidence is drafted and the weight it may be given and their impact on the drafting of affidavits in South Australia.

Presented by **Debrah Mercurio** Partner, Dentons

PERSONAL INJURY UPDATE

The latest developments in personal injury law. Covering motor vehicle accidents, public liability, workers compensation, and institutional abuse claims. The latest information and strategies to confidently tackle personal injury matters in the year ahead.

Presented by **Tony Kerin**, Partner, Grope Hamilton Lawyers

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



12TH ANNUAL SA LEGAL SYMPOSIUM WILL BE RETURNING BIGGER AND BETTER THAN EVER!

CONT.

253S01

✓ Flexible Attendance Options

Attend in person or live online with access to all session recordings afterwards, perfect for busy legal professionals.

✓ Hear from the very best

Stay up to date with South Australia's top legal experts who will provide the very latest updates from across 12 practice areas.

✓ Networking Opportunities

Connect share experiences and build lasting relationships with fellow legal professionals.

✓ Provide the most current legal advice to your clients

With 16 hours of legal updates from the best legal minds, you will be confident you will provide your clients with current legal advice.

Choose Stream A or B

STREAM A: SESSION 2: PRIVACY, MIGRATION AND EMPLOYMENT LAW UPDATE			OR	STREAM B: SESSION 2: ESG, CONTRACTS AND PPSA UPDATE		
10.45 AM TO 1.15PM	253S01C	\$420		10.45AM TO 1.15PM	253S01D	\$420

Chair **Shaun Berg**, Barrister, Nigel Bowen Chambers

PRIVACY AND DIGITAL REFORMS: KEY CHANGES

The long awaited reform of Australia's *Privacy Act* is now underway, after the introduction of the Privacy and Other Legislation Amendment Bill 2024 (Cth).

Navigate through the changes being implemented by the Bill, including the responsive steps required by relevant agencies and private sector businesses to comply. This will include:

- Explanation of the reform, including the changes relating to:
 - › Use of technology for automated decision making
 - › Clarification on what 'reasonable steps' requires in meeting security, retention and destruction obligations
 - › New children's code of privacy
 - › New direct right of action for individuals, known as the statutory tort
 - › Criminalisation of doxxing (the intentional malicious exposure of personal information online)
 - › New enforcement powers and penalties
- Steps required to prepare for the reform
- Expected regulatory approach, including current areas of focus for OAIC, ACMA and ASIC
- How these changes fit within the broader landscape of complementary regulatory reforms taking place, and those that are imminent, including the Cyber Security Bill, the Digital ID Act, e-safety and AI guardrails
- What is still to come, and how the recommended practical steps will assist

Presented by **Bronwyn Furse**, Partner Thomson Geer

MIGRATION LAW UPDATES

Updates on the implementation and progress of the Government's Migration Strategy reforms covering:

1. Skills in Demand visa and its three streams: Specialist Skills Pathway; Core Skills Pathway; and Essential Skills Pathway
2. Visas for Innovation
3. Overview of the status of reforms

Presented by **Debrah Mercurio**, Partner, Dentons

EMPLOYMENT LAW UPDATE

The *Fair Work Legislation Amendment (Secure Jobs, Better Pay) Act 2022*, together with *The Closing Loopholes Act 2023* and *Closing Loopholes No. 2 Act 2024*, introduced a suite of significant workplace reforms. In this session, Ben will provide you with a comprehensive overview of these critical updates and what's next, including –

- Underpayments and wage theft
- Independent contractors
- Enterprise agreements and enterprise bargaining
- New definition of "casual employee", "employee" and "employer"
- Right to disconnect

Presented by **Ben Duggan**, Director, DW Fox Tucker Lawyers

ATTEND AND EARN	3 CPD UNITS
------------------------	--------------------

- 3 CPD units in Substantive Law

NAVIGATING ESG FOR LEGAL PROFESSIONALS: STRATEGIES, RISKS & OPPORTUNITIES

The ESG regulatory landscape is rapidly evolving and understanding implications has become essential for lawyers. This session will cover recent significant developments in ESG, from regulatory developments with mandatory sustainability reporting, director duties to litigation trends. Importantly, the role of legal in the context of ESG will be explored and some tips and traps.

Presented by **Emma Peters**, Director Cowell Clarke Commercial Lawyers

CONTRACT LAW UPDATE

- Examine key changes in unfair contract terms, unfair business practices, consumer protections and online contracting. Learn how these updates impact compliance, client obligations, and digital transactions.

Presented by **Joshua Annese**, Partner, Piper Alderman

PPSA REGISTRATIONS: A 101 REFRESHER AND COMMON MISTAKES

- What is a security interest and needs to be registered?
 - › Common examples under the PPSA
 - › Recent case law discussion on less common examples
- Registering on the Personal Property Securities Register (PPSR)
 - › When do you need to register?
 - › How to register on the PPSR so that your client has an enforceable security interest
 - › Common errors
- How to get a registration removed from the PPSR
- The amendment demand process

Presented by **Katie Pote**, Associate Director, Cowell Clarke Commercial Lawyers



PLEASE TURN OVER PAGE FOR SESSION 3! »

ATTEND AND EARN	3 CPD UNITS
------------------------	--------------------

- 3 CPD units in Substantive Law



SOUTH AUSTRALIA LEGAL SYMPOSIUM 2025 CONT.

THURSDAY, 20 MARCH 2025

7.30AM TO 6.30PM

253S01

SESSION 3: PLENARY SESSION - ALL YOUR REQUIRED UNITS IN ONE SESSION

2.15PM TO 6.15PM

253S01E

\$505

✓ *Practical Legal Ethics*

LESSONS LEARNT: HOW TO AVOID/DEAL WITH COMPLAINTS

Presented by **Anthony Keane** Legal Profession Conduct Commissioner

BULLYING, DISCRIMINATION AND HARASSMENT

- Respect@Work, Psychosocial Obligations and Liabilities: Steps to Navigate these Reforms and How to Mitigate Possible Claims

Presented by **Daria McLachlan**, Special Counsel, Sparke Helmore Lawyers

✓ *Practice Management or Business Skills*

NEW ANTI-MONEY LAUNDERING CHALLENGES AND OPPORTUNITIES FOR SOLICITORS: WHY, WHAT, HOW AND WHEN

- Proposed application of the AML/CTF regime to property matters
- What are the compliance obligations your business is likely to face
- How to manage the AML/CTF requirements for conveyancers

Presented by **Neil Jeans**, Partner - Risk Consulting, Grant Thornton

✓ *Professional Skills*

EFFECTIVE CONFLICT MANAGEMENT FOR LAWYERS

Gain strategies to navigate conflict with clients, colleagues, and supervisors, improving your professional relationships and workplace.

- Navigating Conflict - Learn effective conflict resolution techniques and negotiation strategies to handle challenging situations when dealing with difficult people
- Practicing Behavioural Self-Control – explore methods for maintaining composure and professionalism in challenging situations
- Building Professional Resilience - develop the mindset and skills to recover quickly from conflict and maintain long-term success in your legal career

Presented by **Grant Herbert**, Founder, Professional Services Leadership Academy

ATTEND THE FULL DAY AND EARN

10 CPD UNITS

- 6 units in Substantive Law
- 1 unit in Practical Legal Ethics
- 1 unit in Practice Management or Business Skills
- 1 unit in Professional Skills
- 1 unit in Bullying, Discrimination and Harassment

FLEXIBLE AND UNBEATABLE VALUE

SOUTH AUSTRALIA LEGAL SYMPOSIUM 2025

OPTION 1 - How to Register for 16 Hours of CPD and Gain All Your CPD Units (and more)

1. Visit Our Website

Go to <https://legalwiseseminars.com.au/>

2. Click 'Register'

Select the 'Register' button under **All Sessions**

3. Choose Your Format

Decide whether to attend **Face-to-Face, Online,** or via **Post-Seminar Recording**

Note: SA practitioners can only claim a maximum of 5 CPD units per CPD year for recordings

4. Complete Your Registration

Finalise your registration by paying via **credit card** or **bank transfer**.

Register before 20 December to save 30% - just \$693 for 16 CPD Units!

5. Tailor Your Attendance

Once registered for all sessions, we will contact you to confirm your session preferences, plus whether in person, online, or as a recording, to ensure you are CPD compliant

OPTION 2: Only Need a Few CPD Units?

Register for just the sessions you need so you can focus on your specific practice areas or interests

OPTION 3: Need Mandatory CPD Units Only?

Complete all mandatory units in a single afternoon, simply register for Session 3 to gain your CPD units in:

- Practical Legal Ethics
- Practice Management or Business Skills
- Professional Skills
- Bullying, Discrimination, and Harassment

**THIS IS THE ONLY CPD PROGRAM
YOU NEED TO ATTEND IN 2025—
REGISTER TODAY!**



BUILD-TO-RENT TAX CONCESSIONS UPDATE

THURSDAY, 13 FEBRUARY 2025
12.30PM TO 1.30PM

\$160
WEB252N20

With persistent talk of a housing crisis in Australia, the States and Territories are under pressure to increase housing supply. Discover how the Federal Government's draft legislation on tax concessions is set to transform the build-to-rent sector and what this means for you, and your property and construction clients. With the proposed amendments to the Income Tax Assessment Act promised to stimulate investment with over \$25 billion allocated to new housing investments, ensure you're ready to assist your clients to make the most of the changing tides ahead.

BUILD TO RENT TAX CONCESSIONS

- Overview of the Build to Rent (BTR) federal tax concessions legislation
- Work through the main changes and features:
 - › MIT Withholding Concession
 - › Accelerated Capital Works Concession
- Qualifying requirements
- Key observations and clarifications: capital gains, restrictions and requirements
- Understand the affordable housing provisions

Presented by **Thomas Zilm**, Partner, Moray and Agnew; Committee Member, Urban Development Institute of Australia Urban Renewal, BTR, TOD and Local Town Centres Committee



ADVANCED WILL DRAFTING WORKSHOP FOR ALL LAWYERS

WEDNESDAY, 19 FEBRUARY 2025
8.30AM TO 12.45PM

\$505
252N07

This practical workshop will give you the skills to elevate your proficiency in will drafting. It is designed to give you expertise, providing step-by-step guides for navigating complex issues in testamentary trusts. Navigate the entirety of will drafting, including how to deal with international assets, SMSFs and gifts. Your facilitators will guide you through approaches and insights, drawing from case studies, legislation and exemplary clauses.

YOU WILL WORK THROUGH STEP-BY-STEP GUIDES FOR COMPLEX WILL DRAFTING, GAINING HIGH LEVEL MENTORSHIP ON:

- ✓ *In-depth strategies to elevate your drafting*
- ✓ *Example clauses to take away and utilise in your drafting*
- ✓ *Example clauses to avoid & what to do differently*
- ✓ *Case studies into how these concepts play out in practice*

In addition, you will examine:

- Various testamentary trusts including discretionary trusts, rights of residence, capital protected trusts, protective trusts, superannuation proceeds trusts and special disability trusts
- Unusual circumstances, instructions and clauses including gifts for pets, gifts of shares in companies, gifts of real property, succession of control of trusts and self-managed superannuation funds
- Overseas assets: how to deal with testators with overseas assets
- The interplay of superannuation and the will
- Your legal professional responsibilities

Facilitated by:

Marie Brownell, Director, Estate Planning and Administration, NSW Trustee and Guardian; Accredited Specialist in Wills and Estates Law; Lecturer, College of Law

Josephine Pignataro, Special Counsel, HWL Ebsworth Lawyers Sydney; Accredited Specialist in Wills and Estates Law; Adjunct Lecturer, College of Law

MARIE BROWNELL, DIRECTOR, ESTATE PLANNING AND ADMINISTRATION, NSW TRUSTEE AND GUARDIAN

Marie was admitted as a solicitor in 2004 and became an Accredited Specialist in Wills and Estates in 2009. She has worked exclusively in administering and advising clients on estates and trusts matters including duties, rights and responsibilities of executors, trustees and beneficiaries. She works directly with brokers, financial planners, accountants and individuals in providing expert, tailored advice on all aspects of estate planning and estate and trust matters. Marie has previously lectured at University of Western Sydney on Planning for Retirement as part of the master's degree in financial planning. Marie currently lectures at the College of Law in the Estate Planning units as part of the Master of Applied Law (Wills and Estates).

JOSEPHINE PIGNATARO, SPECIAL COUNSEL, HWL EBSWORTH LAWYERS

Josephine was admitted as a solicitor in 2003. She became an Accredited Specialist in Wills and Estates Law in 2009. Her wills and estates practice includes estate planning, contested and uncontested grants of representation, estate litigation and advice work on a range of estate issues. Josephine has a Masters of Laws from the University of New South Wales. She is also an adjunct lecturer for the College of Law in the Applied Masters of Laws (Wills and Estates) program.

WHAT PAST ATTENDEES SAY ABOUT MARIE AND JOSEPHINE'S WORKSHOPS

“*Very useful and practical advice on how to draft a will.*”

ATTEND AND EARN

1 CPD UNIT

- 1 CPD unit in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 2 CPD units in Substantive Law
- 2 CPD units in Professional Skills



NDIS REFORMS, COMPLIANCE AND ISSUES IN A CHANGING LANDSCAPE

WEDNESDAY, 19 FEBRUARY 2025
8.30AM TO 4.45PM

\$795
WEB252N06

The NDIS and NDIS providers are under increased scrutiny. Reform is under way. Gain the latest updates on the National Disability Insurance Scheme Amendment (Getting the NDIS Back on Track No. 1) Bill 2024 reforms, NDIS regulatory compliance requirements and NDIS provider director and governance obligations. Navigate issues relating to the NDIS client including exploring the unfair contracts regime relating to NDIS contracts, the balance between client's home and their home as a workplace, plus a deep dive into client decision-making and risk-taking. Plus, gain a view from the Bench as a former Deputy President of the AAT and head of the NDIS Division shares his expertise and experience with you.

SESSION 1: KEY CHANGES TO THE LANDSCAPE: NDIS REFORMS & COMPLIANCE

8.30AM TO 12.45PM WEB252N06A **\$505**

Chair: **Kim Boettcher**, Barrister, Frederick Jordan Chambers

LEGISLATIVE NDIS REFORMS UPDATE: THE NATIONAL DISABILITY INSURANCE SCHEME AMENDMENT (GETTING THE NDIS BACK ON TRACK NO. 1) BILL 2024: UPDATE

- How do the legislative reforms try to clarify the interface between the NDIS and other service systems such as criminal justice and health?
- How does the new Act shape the future calculation of funding and the range of supports available under the NDIS?
- How might the rollout of foundational supports and revised early intervention programmes affect eligibility for the scheme?
- How does the new Act revise the oversight of spending, compliance and the quality of supports provided by the scheme?

Presented by **Dr Darren O'Donovan**, Senior Lecturer, Administrative Law, La Trobe Law School; co-author, *Law and Public Administration in Ireland*

NDIS COMMISSION: REGULATORY COMPLIANCE MATTERS

- Current priorities for regulating providers and workers
- What are the Commission's regulatory levers?
- Some examples of noncompliance and the tools applied
- Roadmap for responding to a complaint
- What actions can providers take to proposed regulatory action

Presented by **Gemma McGrath**, Managing Director, Panetta McGrath; Pre-eminent Medical Negligence & Malpractice (defendant), *Doyle's Guide 2023*; Recognised, Insurance Law & Professional Malpractice Litigation, *Best Lawyers*

NDIS DIRECTOR AND GOVERNANCE OBLIGATIONS

- The responsibilities of a company director and 'key personnel'
- Specific NDIS requirements
- The various types of statutory and common law requirements including ASIC, Work Health and Safety
- Case studies of breaches of NDIS requirements and outcomes for directors

Presented by **Bronwyn Herbertson**, Associate, Floyd Engles Quality Consulting; NDIS Auditor and Solicitor

MANAGING THE BALANCE BETWEEN YOUR CLIENTS' HOMES AND YOUR PERSONNEL'S WORKPLACE

- Strategies for managing families wanting to use CCTV and other monitoring devices to support their loved ones
- Tips to ensure compliance with workplace and other surveillance legislation
- Managing the duty of care owed to residents and staff: audio visual monitoring

Presented by **Luke Geary**, Partner, Mills Oakley; Recognised Lawyer, Non-Profit/Charities Law, *The Best Lawyers Australia*; Ranked Lawyer (Band 2) Charities, Chambers Asia-Pacific

KEYNOTE ADDRESS

Presented by **The Honorable Michael Mischin MLC**, former Deputy President, Administrative Appeals Tribunal (AAT) and former Division Head of the National Disability Insurance Scheme Division

SESSION 2: DECISION MAKING & UNFAIR CONTRACTS: MEETING THE NEEDS OF THE CLIENT & THE NDIS PROVIDER

1.30PM TO 4.45PM WEB252N06B **\$420**

Chair: **Clare van Druenen**, General Counsel, My Place

HOW THE UNFAIR CONTRACT TERM REFORMS APPLY TO NDIS SERVICE AGREEMENTS

- Ensuring clarity around service provision, pricing, claims and budget management
- Drafting fair termination, cancellation and variation clauses
- Balancing rights and responsibilities with duty of care
- Assessing fairness in the context of the contract as a whole

Presented by **Elizabeth Tylich**, Chairperson & Partner, Corporate Commercial and **Ariel Bastien**, Senior Associate, Jackson McDonald; Recognised in Charities Law, *Chambers & Partners Asia-Pacific 2024*

HOW CAN SOCIAL FAÇADE DISGUISE THE DECISION MAKING ABILITY OF A NDIS RECIPIENT?

- Resolving the tension between substituted and other forms of decision makers
- What is the landscape of representative appointments
- When is a substitute decision maker appointment unconditional
- Navigating overlapping and competitive appointments
- How do you put the will and preference of the NDIS recipient first
- Evolving and establishing good practice for dealing with recipient decisions

Presented by **Dr Jane Lonie**, Consultant Clinical Neuropsychologist and **Michael Perkins**, Special Counsel, SouthernWaters Legal; Accredited Specialist Wills & Estates

CONFLICT OF INTEREST IN THE PROVIDER BUSINESS MODELS: A CASE STUDY

- Where service providers have guardianship
- What is coercion and what is coercive control?
- Handling client's money and avoiding conflict
- Euthanasia and how to manage this without conflict

Presented by **Dr Jane Lonie**, Consultant Clinical Neuropsychologist and **Michael Perkins**, Special Counsel, SouthernWaters Legal; Accredited Specialist Wills & Estates

DIGNITY OF RISK: ENABLING CHOICE, RISK-TAKING AND INDEPENDENCE

- Duty of care: What is it? How is it discharged?
- Dignity of risk and the right to make poor decisions
- Understanding risk: 10 questions to support positive risk assessments
- Creating a culture of respect and inclusion: overcoming practical challenges

Presented by **Prue Campbell**, Senior Associate, Panetta McGrath

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 7 CPD units in Substantive Law



CONSUMER AND COMPETITION LAW CONCERNS IN 2025



ENVIRONMENTAL REFORM UPDATE

THURSDAY, 20 FEBRUARY 2025
1.30PM TO 4.45PM

\$420
WEB252N09

Ensure that you are across the three key developments in consumer and competition law. Delve into competitive pricing practices. Peek behind the curtain of privacy law reform and its impact on Australian Consumer & Competition Law. Brace for impact as mandatory merger clearance lands in Australia.

Chair: **Jodie Sangster**, Chief Marketing Officer, IBM Australia Limited

WAS/NOW DOWN/OUT? SPOTLIGHT ON COMPETITIVE PRICING PRACTICES

- Examine laws and principles governing price and sale advertising
- Penalties and risks
- Recent enforcements and actions in these areas including Coles and Woolworths
- Best practices for compliance and risk mitigation

Presented by **Matt Hansen**, Partner, Ansimoff Legal

PRIVACY REFORM UNVEILED: IMPACTS ON AUSTRALIAN CONSUMER AND COMPETITION LAW

- Misleading and deceptive conduct arising from privacy practices, including ACCC enforcement action
- Proposed new security standards and recall procedures for connected products
- Consideration of merger controls on data related transactions
- Update on market studies into competition in digital markets
- Other relevant considerations under the recent privacy, cyber and AI reforms

Presented by **Bronwyn Furse**, Partner, Thomson Greer; Recognised in Intellectual Property Law, *Best Lawyers 2025*

MANDATORY MERGER CLEARANCE COMING TO AUSTRALIA: WHAT IS MEANS FOR M&A

- Background to the Legislative reforms
- The thresholds for Mandatory Clearance (and what amounts to an "acquisition")
- The time lines and the process changes
- Changes to the substantive law & next steps in 2025 and 2026

Presented by **Ayman Guirguis**, Partner, K&L Gates; *Legal 500 Asia Pacific* Leading Individual for Competition and Trade in Australia, 2024, *Best Lawyers in Australia* Competition Law, 2025

THURSDAY, 20 FEBRUARY 2025
1.30PM TO 4.45PM

\$420
WEB252N10

Gain guidance on recent case law and legislative reform that will assist your environmental and planning practice. Obtain essential insights into the complexities of managing compulsory land acquisition claims. Be prepared for reformed environmental legislation and the national and state levels and the implications of the changes that have already come into effect, and their effects on planning practice. Ensure that you stay on top of the impact of recent climate change decisions.

Chair: **Joanna Ling**, Special Counsel, Thomson Geer

NAVIGATING PROPOSED ENVIRONMENTAL REFORMS

- Nature Positive law reforms: proposed reforms to the *Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act)*
- Implications of introduction of new National Environmental Standards
- NSW Plan for Nature: proposed NSW reforms to the *Biodiversity Conservation Act 2016* and the *Local Land Services Act 2013*
- Where to from here?

Presented by **Alison Thorp**, Senior Associate, Hall & Wilcox

RECENT CLIMATE CHANGE DECISIONS

- Key planning decisions
- Commonwealth reforms
- Implications for planning decisions

Presented by **Mark Bartley**, Special Counsel, Russell Kennedy

COMPULSORY LAND ACQUISITION

- Interests in land: who can make a claim for compensation
- What can be claimed: recent decisions of the NSW Land and Environment Court and Court of Appeal
- Potential reforms to the legislation – bringing in NSW Provisions into other jurisdictions

Presented by **Tom White**, Partner, Lander & Rogers

PFAS CONTAMINATION IN AUSTRALIA

Presented by **Craig Tidemann**, Partner, Thomson Geer; *Best Lawyers, Planning and Environmental Law 2016 – 2025, Water Law 2020 - 2025, Water Lawyer of the Year 2021*



ANNUAL CPD SUBSCRIPTION!
ONLY \$990 FOR 10 CPD POINTS

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



DATA PRIVACY AND CYBER SECURITY LAW REFORMS INTENSIVE

FRIDAY, 21 FEBRUARY 2025
1.30PM TO 4.45PM

\$420
WEB252N12

Attend a crucial exploration of data privacy and cybersecurity and explore updates such as new automated decision-making laws, changes to data security requirements and the implications of emerging penalties and privacy codes. Following the recent privacy and AI reforms, the Commonwealth government has introduced a new package of proposed legislation, including the Cyber Security Bill 2024 and amendments to the *Intelligence Services Act 2001* and the *Security of Critical Infrastructure Act 2018*. Take this valuable opportunity to engage with exceptional legal luminaries and deepen your understanding of the evolving legal landscape in data protection and cybersecurity.

Chair: **Eli Fisher**, Senior Legal Counsel, Paramount

DATA PRIVACY UPDATES AND IMPLICATIONS

- New automated decision making law (AI and related operations)
- The change to the APP11 regarding data security: technical organisation measures
- New powers of Minister
- New penalties and the OAIC's power to issue infringement notices
- New cause of action for serious invasions of privacy and potential impact on health information
- New Privacy Code for children
- Doxing offences

Presented by **Patrick Fair**, Principal, Patrick Fair and Associates; Adjunct Professor, School of Information Technology, Deakin University; Author *Practical Guidance Cybersecurity, Data Protection and Privacy*, Lexis Nexis

MARTECH, PROFILING AND AUDIENCE SEGMENTATION AFTER NEW RULES ABOUT AI AND AUTOMATED DECISION MAKING

- Activities of the Federal government with a new panel and new codes of practice
- International developments in AI and copyright
- New tools and traps

Presented by **Prof. Peter Leonard**, Principal, Data Synergies; Part-time Professor of Practice, UNSW Sydney Business School; Member, Australian Treasury's Data Standards Advisory Committee and the NSW Government AI Review Committee

CYBERSECURITY DEVELOPMENTS

- AI and the effect on cybersecurity
- Government information-sharing proposals
- Supply-chain risks and joint liability for cloud-based data
- Systematic versus human risk

Presented by **Paul Forbes**, Partner, Baker McKenzie



FAMILY LAW DRAFTING: AGREEMENTS, APPLICATIONS AND AFFIDAVITS

WEDNESDAY, 26 FEBRUARY 2025
8.30AM TO 12.45PM

\$505
WEB252N14

Get your Family Law Court documents right! It is absolutely essential. Gain valuable and practical insights into drafting key documents. Enhance your expertise in drafting and enforcing binding financial agreements, with a focus on content and enforceability. Gain lessons from recent cases on drafting effective child support agreements, backed by legislative insights and real-life examples. Her Honour Judge Eldershaw will provide you guidance on crafting affidavits and common pitfalls. Develop a strategic approach to drafting interim and interlocutory applications, ensuring each document is clear, purposeful, and impactful.

Chair: **Cathie Blanchfield**, Principal, Blanchfield Nicholls Family & Private Advisory

✓ Professional Skills

DRAFTING AND ENFORCEMENT OF BINDING FINANCIAL AGREEMENTS

- Practical considerations as to content and enforceability
- Challenging financial agreements and validity of financial agreements
- Tips and traps

Presented by **Paul Fildes**, Principal, Taussig Cherie Fildes Family Lawyers; Accredited Family Law Specialist, Family Law Arbitrator and Mediator

✓ Professional Skills

CHILD SUPPORT AGREEMENTS: LEGISLATION AND CASE UPDATE

- A look at recent cases where Courts and tribunals have interpreted and applied the legislation in relation to Child Support Agreements
- Novel approaches to Child Support Agreements
- Termination of Child Support Agreements

Presented by **Tim Gough**, Director, FarrarGesiniDunn; Accredited Specialist in Family Law; *Best Lawyers Australia*, Family Law 2025

VIEW FROM THE BENCH

✓ Professional Skills

DRAFTING AFFIDAVITS: A VIEW FROM THE BENCH

Presented by Her Honour Judge Gillian Eldershaw, Federal Circuit and Family Court of Australia (Division 2)

✓ Professional Skills

DRAFTING INTERIM OR INTERLOCUTORY APPLICATIONS REQUIRES CAREFUL THOUGHT AS TO STRATEGY, CONTENT AND PURPOSE

- Complying with the pre-filing rules
- Following the Central Practice Direction
- Evidence and disclosure
- Getting your Orders in order

Presented by **Adam Cooper**, Principal, Cooper Family Law



VIEW FROM
THE BENCH

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Professional Skills



NOT-FOR-PROFIT & CHARITIES LAW: LEGISLATION, GOVERNANCE & COMPLIANCE



INSURANCE LAW INTENSIVE: INVESTIGATIONS, CLAIMS AND RECENT CASES

WEDNESDAY, 26 FEBRUARY 2025
8.30AM TO 12.45PM

\$505
WEB252N15

Gain a best practice guide to the current landscape of governance and compliance in the Australian Not for Profit Sector. Benefit from a comprehensive examination of creating the best legal structures and strategic choices for the operation of NFP organisations, a deep dive on tax, financial reporting and accessing/ leveraging debt financing and, finally, gain much needed practical tips on employment law advice.

Chair: **Sue Barker**, Director, Charity Law Association of Australia and New Zealand

THE NOT-FOR-PROFIT LANDSCAPE IN AUSTRALIA: A GUIDE TO CHARITY STRUCTURES AND OPTIONS

- Structuring not-for-profit organisations, charity types and philanthropic vehicles
- Starting and operating a not-for-profit: strategic choices, maintaining the right structure and keeping to purpose

Presented by **Seak-King Huang**, Partner, Milner + Huang; Member, Charities and Not-for-profits Committee, Law Council of Australia; Director, Charity Law Association of Australia and New Zealand

NAVIGATING TAX AND REPORTING FOR CHARITIES, NOT-FOR-PROFIT AND PRO BONO

- Charities, not-for-profits and maintaining income tax exemption, including developments
- ACNC's requirements and tips for gaining and retaining registration
- Unpacking the Cy Pres doctrine, how to make a successful Cy Pres application, and recent cases

Presented by **Dr Philip Bender**, Barrister and Nationally Accredited Mediator, List A Barristers; Member of Chartered Accountants Australia and New Zealand

ESSENTIAL GUIDE TO ACCESSING AND LEVERAGING DEBT FOR IMPACT

- What debt is and demystify terms, such as senior debt, subordinated debt, mezzanine debt, secured and unsecured loans, and capital debt
- Stack and tiered ranking (such as first / second ranking debt)
- The most common debt instruments – loan agreements, facility agreements, social loan notes, and what they typically cover (including intercreditor arrangements)
- Charity compliance in the context of debt financing
- Explore a real-life community housing project, showing debt in practice in the charity sphere

Presented by **Darren Fittler**, Partner, Gilbert + Tobin, Charities + Social Sector Group, and **Spiro Papadoulas**, Partner, Gilbert + Tobin Partner, Banking + Projects Group

MANAGING EMPLOYMENT LAW CHALLENGES IN CHARITIES AND NOT FOR PROFIT ORGANISATIONS

- Updates and new legislation in employment law you need to know about
- Managing questionable behaviour inside and outside of work
- Dealing with misconduct vs performance
- Navigating workplace investigations: best practice processes and pitfalls

Presented by **Alistair Macpherson**, Director, Vocare Law (formerly Corney & Lind Lawyers)

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law

WEDNESDAY, 26 FEBRUARY 2025
8.30AM TO 12.45PM

\$505
WEB252N16

Delve into the complex world of insurance and reinsurance, with a special focus on the new mandatory climate disclosure rules and mitigating the risk of cybercrime. Gain practical tips for claims handling and conducting an effective investigation. Receive expert guidance to manage and reduce clients' exposure to climate threats. Unravel building and construction insurance policies and catch up on recent Court decisions impacting the insurance industry.

Chair: **Melanie Quixley**, Principal, Barry Nilsson; President of the National Board of the Australian Insurance Law Association (AILA)

INSURANCE INVESTIGATIONS AND THE CLAIMS-HANDLING PROCESS: TIPS, CHALLENGES AND TRENDS

Presented by **Garth Williams**, Partner, MinterEllison Consulting

NAVIGATING REINSURANCE

- What is reinsurance and how does it work?
- Overview of the reinsurance market in Australia
- Role of reinsurance in a dispute
- Emerging risks and trends

Presented by **Michelle Fox**, Partner, Quinn Emanuel Urquhart & Sullivan; Recognised in *Doyle's Guide*

NAVIGATING INSURANCE ISSUES IN BUILDING AND CONSTRUCTION WORKS

- Building and construction insurance policies in Australia – types and emerging trends
- Approaches to risk allocation and the importance of insurance
- Breakdown of covered risks and how to select the right policies
- Insuring clauses, common exclusions and conditions
- Interpreting policies: practical tips and recent Court decisions

Presented by **Keith Thomas**, Principal, Meridian Lawyers; Recommended professional indemnity lawyer, *Doyle's Guide*

CYBER INSURANCE AND CYBER RISK CLAIMS: LEGAL AND COMPLIANCE CONSIDERATIONS

- Current cyber landscape and trends
- Overview of cyber insurance coverage
- Incident response and claims process – the lifecycle of a cyber claim
- Key legal and regulatory considerations arising from cyber incidents

Presented by **Ellie Brooks**, Senior Associate, Cyber & Technology, Wotton + Kearney

THE CLIMATE OPPORTUNITY IN BUSINESS INSURANCE

- The intersection between climate and the new mandatory climate disclosure rules
- Satisfying Directors and officers liability (D&O) insurance policies
- Recent greenwashing cases, and their significance for insurance lawyers

Presented by **Tomo Boston KC**, Barrister, List G Barristers

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law



GOVERNMENT LAW SYMPOSIUM: 10 POINTS IN ONE DAY

WEDNESDAY, 26 FEBRUARY 2025

8.00PM TO 7.00PM

\$990

WEB252C01

Attend our annual premier event for Government Lawyers and earn all 10 CPD points in a single day. This Symposium is tailored specifically to cover the latest updates and skills that you need to excel in your role. Gain updates on cyber security, automated decision making, managing privacy risk in program delivery and design, WHS and employment law relating specifically to the public sector. Hear a timely reminder of what it is to be a model litigant and the principles of use of documents under the Harman Undertaking. Earn your core CPD points hearing about government use of AI, ethics and probity in procurement and the modern approach to statutory interpretation.

SESSION 1: CYBER SECURITY, PRIVACY, WHS AND EMPLOYMENT

8.00AM TO 11.00AM

252C01A

\$420

Chair: **Philip Jones-Hope**, Partner, Holding Redlich

WHS UPDATE

Hear the latest on managing WHS in your workplace

Presented by **Maxine Feletti**, Partner, Sparke Helmore Lawyers, *Best Lawyers 2023*, Government and Insurance Law

HOT TOPICS IN EMPLOYMENT LAW FOR THE PUBLIC SECTOR: WHAT'S ON THE HORIZON IN 2025?

- Review the new landscape for industrial relations and bargaining across the public sector
- Identify the impacts of Australian Public Service Commission's bargaining policy on agency-level bargaining
- Discuss how to manage disputes about the interpretation and application of the Common Conditions and their broader implications for APS and non-APS agencies
- Reviewing the impacts of flexible working, the Right to Disconnect and the ongoing effect of the Closing Loopholes amendments

Presented by **Daniel D'Onofrio**, Managing Principal, Adiem Law

FROM BRIEFCASE TO CYBERSPACE: CYBER SECURITY CONSIDERATIONS FOR GOVERNMENT LAWYERS

Gain practical guidance on how to deal with breaches at your agency directly or from your suppliers.

- Prevalence of cyber security threats across Australia
- Identify where these cyber security threats are coming from, and the who, what and how of attacks against government and government suppliers
- Consequences of a cyber breach and what this can mean for the Government and the community it supports
- What lawyers should do, with the executive, IT security teams, to prepare for breaches
- Step through the role that legal can play when a breach occurs, both against a government entity directly, and through its supply chain

Presented by **Annie Hagger**, Partner, Norton Rose Fulbright Australia

SESSION 2: DECISION MAKING AND LITIGATION IN THE PUBLIC SECTOR

11.15AM TO 3.45PM

232C01B

\$505

Chair: **Karl Pattenden**, Barrister, Key Chambers

ON-GOING CHALLENGES WITH AUTOMATED DECISION MAKING IN THE AFTERMATH OF ROBODEBT

Presented by **Ashley Tsacalos**, Partner, Clayton Utz

MANAGING PRIVACY RISK IN PROGRAM DESIGN AND DELIVERY

Presented by **Natalie Butler**, Partner, Mills Oakley

✓ *Legal Ethics and Professional Responsibility*

THE MODEL LITIGANT

- Who must be a model litigant?
- What makes a model litigant?
- What are the expected standards of behaviour and guidelines?

Presented by **Sonja Gasser**, Principal Solicitor, ACT Government Solicitor

✓ *Legal Ethics and Professional Responsibility*

HARMAN UNDERTAKING: WHAT YOU CAN AND CAN'T DO WITH DOCUMENTS

Unpack the implied Harman undertaking and the use of documents obtained as a result of compulsory processes of the court

- What can the documents be used for?
- When will usage be for a collateral or ulterior purpose, and thus prohibited?
- How do you get released from it?

Presented by **Brodie Buckland**, Barrister, Blackburn Chambers; *Leading Commercial Litigation & Dispute Resolution Barrister - ACT, Doyle's Guide 2024*

SESSION 3: ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT FOR GOVERNMENT LAWYERS

4.00PM TO 7.00PM

252C01C

\$420

Chair: **John Harris**, Founding Partner, O'Connor Harris & Co

✓ *Legal Ethics and Professional Responsibility*

PROCUREMENT PROCESSES: WHAT DOES IT REALLY MEAN TO ACT ETHICALLY AND COMPLY WITH YOUR PROBITY REQUIREMENTS?

- Current legislative framework and policies setting out obligations and requirements
- What is ethical behaviour really in a procurement process?
- Complying with probity requirements beyond a probity briefing
- Snapshot of recent published reports by ANAO and other authorities

Presented by **Vanessa Flowers**, Principal, McInnes Wilson Lawyers

✓ *Professional Skills*

PRINCIPLES FOR STATUTORY INTERPRETATION

With more legislation passed every day, it is essential to know how to apply the principles of statutory interpretation.

- Examine with the modern approach to statutory interpretation, how to make use of the interpretation legislation in all jurisdictions

Presented by **Christopher Erskine SC**, Blackburn Chambers

✓ *Practice Management & Business Skills*

MANAGING THE USE OF AI TOOLS WITHOUT BREACHING PRIVACY AND LEGAL OBLIGATIONS

- Privacy and other legal challenges Government agencies face when looking to use AI tools to assist them with their work, or to engage contractors who will
- Examine the current Australian Government governance frameworks, and learn practical guardrails and other tips to help agencies stay within legal boundaries

Presented by **Kathrine Armytage**, Partner, Maddocks; *Legal 500 Asia Pacific Guide, Leading Individual for Data Protection, 2024* and **Gavan Mackenzie**, Partner, Maddocks

ATTEND THE FULL DAY AND EARN

10 CPD UNITS

- 5 CPD units in Substantive Law
- 3 CPD units in Ethics & Professional Responsibility

- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills



LITIGATION SKILLS LUNCHTIME SERIES

GOVERNMENT LITIGATION:
A PRACTICAL GUIDE TO PREPARING
AND MANAGING YOUR CASE

WEDNESDAY, 26 FEBRUARY & FRIDAY, 7 & 14 MARCH 2025 \$420
12.30PM TO 1.30PM WEB252N17

Struggling to keep your communication clear and effective? Want to know how to ensure your correspondence is not misinterpreted and knowing when to pick up the phone to the other side. Get insights on managing discovery while safeguarding privilege. Plus know how to navigate the complexities of settlement discussions during a trial—know which documents to use, how to structure agreements, and how to handle court interactions smoothly while negotiating and what to do when the settlement discussions fail. This series is packed with practical strategies to boost clarity, control, and success in your litigation practice.

Chair: **Lisa Gooneratne**, Special Counsel, HWLE Lawyers

WEDNESDAY, 26 FEBRUARY 2025 \$160
12.30PM TO 1.30PM WEB252N17A

✓ Professional Skills

EFFECTIVE COMMUNICATION FOR A SUCCESSFUL LITIGATION

- Drafting effective communication/advice to your client: What works and doesn't?
- How to avoid your communication being lost in translation
- Tips when picking up the phone to the other side
- Where it can go wrong: examples of common mistake and valuable tips

Presented by **Stacy Miller**, Partner, Cronin Miller; Recommended Commercial Litigation & Dispute Resolutions Lawyer, *Doyle's Guide 2024*

FRIDAY, 7 MARCH 2025 \$160
12.30PM TO 1.30PM WEB253N17B

✓ Ethics & Professional Responsibility

LEGAL PROFESSIONAL PRIVILEGE IN THE CONTEXT OF DISCOVERY

- Understanding legal professional privilege, including the types of privilege that exist
- Maintenance and waiver of legal professional privilege
- Discovery and how to make a claim for legal professional privilege
- Challenging claims to legal professional privilege
- Some relevant ethical issues

Presented by **Eu-Min Teng**, Special Counsel, McComish Legal

FRIDAY, 14 MARCH 2025 \$160
12.30PM TO 1.30PM WEB253N17C

✓ Professional Skills

ENTERING SETTLEMENT DISCUSSIONS DURING TRIAL

- Negotiating a settlement outline and documenting it
- How to settle a part heard claim
- Documenting the Agreement: What form should it take?
- Does the court have the power to enforce it
- Penalties and other enforcement mechanisms
- Procedural issues: what the court requires while you are negotiating a settlement and how to keep the matter moving in case the settlement negotiations fail

Presented by **Rhea Thrift**, Barrister, 7 Wentworth Selborne



REGISTER FOR JUST THE 1-HOUR
LUNCH TIME SESSION THAT
MATCHES YOUR INTERESTS, OR
BOOK ALL 3 AND SAVE!

ATTEND AND EARN

3 CPD UNITS

- 1 CPD unit in Ethics & Professional Responsibility
- 2 CPD units in Professional Skills

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Professional Skills

MONDAY, 3 MARCH 2025 \$420
1.00PM TO 4.15PM WEB253Q01

Enhance your expertise in key areas of government litigation skills. Gain comprehensive, practical insights and actionable strategies for tackling complex legal issues faced by government practitioners. Explore the challenges of legal professional privilege, public interest immunity, and Cabinet confidentiality. Gain valuable insights into the essential steps for preparing cases in Freedom of Information (FOI) and privacy matters. Master the art of drafting effective, admissible affidavits and witness statements together with the management of government deponents.

Chair: **Susan Anderson**, Barrister, Chambers 33

✓ Professional Skills

UNDERSTANDING AND CLAIMING PRIVILEGES APPLICABLE TO GOVERNMENT LAWYERS

- Legal professional privilege for government
- Public interest immunity
- Cabinet in confidence

Presented by **Tom Egan**, Barrister, Greens List, Chancery Chambers

✓ Professional Skills

PREPARING YOUR CASE IN FOI AND PRIVACY PROCEEDINGS

- What's required in the preliminary stages
- Preparation of evidence and legal submissions
- Dealing with self-represented litigants
- Differences between FOI and privacy cases

Presented by **Melanie Olynyk**, Partner, Maddocks

✓ Professional Skills

AFFIDAVIT DRAFTING AND TAKING STATEMENTS: PRACTICAL TIPS FOR GOVERNMENT LAWYERS

- How to draft an admissible, persuasive and effective affidavit or witness statement
- Managing practical issues for government deponents
- Ethical considerations

Presented by **Tim Maybury**, Barrister, 6 St James Hall



WATER LAW SYMPOSIUM

FRIDAY, 28 FEBRUARY 2025
8.30AM TO 4.45PM

\$795
252N18

The Water Law Symposium 2025 with its uniquely multi-disciplinary approach offers a premier platform for professionals in water regulation and policy to enrich your understanding of water management issues. Gain a deep dive into the current regulatory frameworks and anticipated policy shifts in Water regulation in the Murray Darling Basin. Navigate river restoration reforms and the evolving Murray-Darling Basin water markets. Gain valuable insights into water law and compliance throughout the Basin and water industry competition. Review the Indigenous water rights and water policy and regulation.

SESSION 1: NATIONAL REVAMP OF THE NATIONAL WATER INITIATIVE

8.30AM TO 12.45PM 252N18A **\$505**

Chair: **Mike Young**, Professor Emeritus, Water and Environmental Policy, University of Adelaide

MURRAY DARLING BASIN: UNDERSTANDING THE ISSUES WITH NORTH & SOUTH CONNECTIVITY

- The NSW Independent Connectivity Expert Panel's findings to the NSW Government
- Key recommendations of the NSW Independent Connectivity Expert Panel
- Importance of precautionary principle when implementing recommendations

Presented by **Amy Dula**, Director of Programs, Natural Resources Commission -- Chair of the Independent Connectivity Expert Panel

BASIN PLAN 2012 (CTH) AND 2026 BASIN PLAN REVIEW

- Reflections and insights on the current regulatory framework for water management in the Basin
- Basin Plan Review: policy issues and regulatory design

Presented by **Grace Mang**, General Manager, Murray Darling Basin Authority

EXAMINATION OF RIVER RESTORATION REFORMS

- A progress report on the *Restoring Our Rivers Act 2023*
 - › Answering questions on the efficacy of the program: Is river health actually being improved?
 - › The clash between the buybacks tender approach in distorting the market in ways that would not be permitted for any market participant under the reforms in the *Restoring Our Rivers Act 2023* that come into effect in 2026
- Implications of legal action being taken against SDLAM 605 projects, and what that means for meeting the *Restoring Our Rivers Act* deadlines. What are the consequences for farmers, communities and environment if deadlines are missed?

Presented by **Claire Miller**, CEO, NSW Irrigators' Council

IMPLEMENTATION OF MURRAY-DARLING BASIN WATER MARKET REFORMS

- New transparency and integrity framework for Basin water markets under the *Water Act 2007*
- Context, overview and implementation

Presented by **Cynthia Tupicoff**, Director and **Emma Solomon** Branch Head, Commonwealth, Department of Climate Change, Energy, the Environment and Water

WATER LAW AND COMPLIANCE

- Background of the water laws in Australia and at state level in NSW, VIC and SA
- Role of water management agencies (including WaterNSW)
- Compliance requirements for water users (providing examples of case law)

Presented by **Emily Livingston**, Senior Associate, Thomson Geer

SESSION 2: NAVIGATING WATER LAW & CLIMATE CHANGE

1.30PM TO 4.45PM 252N18B **\$420**

THE WATER IMPLICATIONS OF MAJOR POLICY SHIFTS

- Outline of key climate related policy shifts and related water issues
- Water access and other water related challenges in NSW
- Water access and other water related opportunities in NSW

Presented by **Jo Ong**, Associate Director, EMM Consulting and **Vanessa O'Keefe**, Associate Director, EMM Consulting

WATER INDUSTRY COMPETITION IN NSW: A NEW DAWN

- Typical urban water and wastewater services dynamics
- Introduction of competition
- Challenges in regulating an essential services market
- Reforms in NSW – making the market more robust

Presented by **Nick Thomas**, Partner, Clayton Utz

INTERSECTING POLICY AND INDIGENOUS WATER RIGHTS: A PANEL DISCUSSION

- Governance arrangements that allow water entitlements for First Nations communities
- Closing the gap
- Understanding instructive & consumptive labels

Presented by **Kathryn Ridge**, Solicitor Director, Ridge & Associates Pty Ltd **Rebecca Halliday**, Principal, GIRA Advisory **Vanessa O'Keefe**, Associate Director, EMM Consulting

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 4.5 CPD units in Substantive Law
- 2.5 CPD units in Professional Skills

ATTEND AND EARN

1 CPD HOUR

- 1 CPD hour in Substantive Law



EVIDENCE AND ADVOCACY INTENSIVE

FRIDAY, 28 FEBRUARY 2025
8.30AM TO 4.45PM

\$795
252N19

Are you prepared to handle the challenges of trial. Hear from the Honourable Justice Weinstein followed by an exceptional lineup of Senior Counsel, leading litigation counsel and experts who will share with you their experience and expertise on advanced evidence and advocacy for experienced lawyers. Explore the latest approaches for dealing with complex expert evidence. Learn the strategies for use of 'conversation evidence' in affidavits and navigating the hearsay rule plus gain a guide on establishing the Hearsay Rule exception. Gain practical insights from experts on refining your advocacy skills in relation to oral evidence, mediation advocacy and urgent advocacy.

SESSION 1: AN EVIDENCE MASTERCLASS

8.30AM TO 12.45PM 252N19A **\$505**

Chair: **Vera Culkoff**, Barrister, 2 Selborne Chambers

OPENING ADDRESS

Presented by **The Hon. Justice Richard Weinstein**, Supreme Court of New South Wales

✓ *Ethics & Professional Responsibility and Professional Skills*

EXPERT EVIDENCE AND ETHICAL AND PROFESSIONAL OBLIGATIONS: A BARRISTER AND (MEDICAL) EXPERT IN CONVERSATION

- Is an expert needed; choosing the right expert; approaching the expert; using a single court appointed expert; choosing the documents, assumptions and drafting the letter of instruction; the report itself setting out any opinion; the Code of Conduct; conferences with experts; expert conclaves; and experts giving evidence in Court
- Related ethical issues: ethical and professional issues working with experts, and the care that needs to be taken in maintaining clear professional and ethical boundaries

Presented by **Dr Hayley Bennett SC**, New Chambers and **Professor John Watson AM**, Sydney Adventist Hospital

AFFIDAVIT EVIDENCE OF CONVERSATIONS: DIFFERING VIEWS BETWEEN FEDERAL COURT AND THE NSW COURT OF APPEAL

- History: direct versus indirect evidence of conversations and early admissibility risks
- Ground zero: *Kane's Hire Pty Ltd v Anderson Aviation Australia Pty Ltd* [2023] FCA 381 (Jackman J)
- Early cases following Kanes Hire (early adoption):
 - › *Gan v Xie* [2023] NSWCA 163; (2023) (White JA, Simson AJA, and Basten AJA)
 - › *Lantrak Holdings Pty Ltd v Yammine* [2023] (Lee, Button, and Jackman JJ)
 - › *Chu v Lin, Gold Stone Capital Pty Ltd* [2024] [11] (Jackman J and the adverse credibility finding)
- The science: what do the psychologists say?
- More recent cases (defences of the New South Wales practice)
 - › *Chen v Chu* [2024] (Hammerschlag CJ in Eq)
 - › *Wild v Meduri* [2024] (Bell CJ, and White and Kirk JJA)
- Practical guidance: How to draft an affidavit containing conversation evidence and avoid the risks

Presented by **Alexander Vial**, Barrister, 5 Wentworth Chambers

HEARSAY RULE AND A PRACTICAL GUIDE TO ESTABLISHING THE EXCEPTION TO THE HEARSAY RULE

Presented by **Michelle Painter SC**, Barrister, Nine Selborne Chambers; Recommended Wills & Estates Litigation Senior Counsel, *Doyle's Guide 2024*

DEVELOPMENTS IN THE TREATMENT OF COMPLEX EXPERT EVIDENCE: FROM THOSE LEADING AND GIVING EVIDENCE

Presented by **Kirralee Young**, Barrister, 13th Floor, St James Hall and **Ben Mahler**, Partner, KordaMentha

SESSION 2: MASTERING YOUR ADVOCACY SKILLS: INSIGHTS FROM THE EXPERTS

1.30PM TO 4.45PM 252N19B **\$420**

Chair: **Vahan Bedrossian SC**, Wardell Chambers

✓ *Professional Skills*

STRATEGIC CONSIDERATIONS FOR ORAL EVIDENCE

- Lay and opinion evidence
- Cross examination
- Strategies of Cross Examination and Evidence in Chief: How you can prepare expert witnesses

Presented by **Michelle Campbell**, Barrister, Sir Anthony Mason Chambers

✓ *Professional Skills*

THE ART AND CRAFT OF MEDIATION ADVOCACY

- How are mediation advocacy and litigation advocacy similar and different?
- What is the scope of adversarial and partisan conduct in mediation advocacy
- Preparation is key: What needs to be done?
- Position Papers
- Joint sessions
- Positional bargaining
- The "endgame"
- The ethical minefield

Presented by **Hugh Stowe**, Barrister, 5 Wentworth Chambers

✓ *Professional Skills*

URGENT ADVOCACY

- When is it urgent and when can it wait
- How to effectively communicate the urgency to the court
- 'Getting your ducks in a row'
- Interlocutory Applications and Injunctions

Presented by **Anthony Cheshire SC**, 8th Floor Wentworth Chambers; Leading Wills & Estates Litigation Senior Counsel, *Doyle's Guide 2024*

Best CPD of my career

First class presenters on topics of relevance to all lawyers practising in litigation

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 3 CPD units in Substantive Law
- 0.5 CPD unit in Ethics & Professional Responsibility
- 3.5 CPD units in Professional Skills

**FAMILY LAW: SUPERANNUATION, DIV7A, VALUATIONS AND TRUSTS****NATIVE TITLE INTENSIVE****TUESDAY, 4 MARCH 2025**
8.30AM TO 12.45PM**\$505**
WEB253N05

Take a deep dive into the more technical accounting and tax issues of family law financial matters. Learn advanced strategies for superannuation splitting. Understand the potential Division 7A issues and tax implications for third-party loans. Gain insight into valuations including how to value a mix of assets, including businesses, employee share schemes, and cryptocurrency. Explore child maintenance trusts as a tax-effective child support strategy. Gain the deeper understanding that you need.

Chair: **Susan Pearson**, Partner, Pearson Emerson: Accredited Specialist in Family Law

✓ Professional Skills

ADVANCED STRATEGIES WHEN CONSIDERING SUPERANNUATION SPLITTING

Presented by **Tricia Peters**, Director and Certified Financial Planner, MELCA and PetersMcKeown

✓ Professional Skills

DIV 7A AND HOW UNDERSTANDING ITS COMPLEXITIES CAN EXPEDITE YOUR SETTLEMENTS

- Tips and traps of Div 7A
- Considerations for the asset pool
- Mum and Dad loans
- Case studies / examples

Presented by **Julie O'Reilly**, Partner, Business Advisory, William Buck Accountants

✓ Professional Skills

UNDERSTANDING VALUATIONS IN FAMILY LAW MATTERS: WHEN, WHY AND WHAT TO CONSIDER?

- Timing and basis for valuations: Obstacles to adopting a current or historical valuation? Which standard of value should you instruct the expert to adopt?
- Types of valuations: property pools may contain a mixture of assets and entities including businesses, employee share schemes, preference shares, earn out clauses and cryptocurrency
 - › Identifying what is in the pool, the information to request and whether an asset may require an Expert assessment?
- Potential pitfalls:
 - › What are the tax consequences hidden in the valuation of assets?
 - › Dealing with incomplete asset disclosures, or failure to account for debts and liabilities, which can skew the fair market value assessment?

Presented by **Jennifer Veitch, CA**, Partner, Pilot Partners Chartered Accountants

CHILD MAINTENANCE TRUSTS: THE TANTALISING, TAX EFFECTIVE CHILD SUPPORT STRATEGY

- The legislative framework for child maintenance trust income
- Creating the obligation
- Need for a single or progressive gift of assets into the trust
- Ensuring excepted trust income
- Structure of trust – outright beneficiary v capital reserved
- Dealing with income surplus to child support obligations
- Adjusting for the trusts in Wills

Presented by **Allan Swan**, Director, Estate Planning Equation; Adjunct Lecturer, College of Law Applied Law Master's Program

TUESDAY, 4 MARCH 2025
8.30AM TO 12.45PM**\$505**
WEB253V01

Examine all the essential elements of Native Title practice in one streamlined comprehensive seminar, including your ethics point. Guided by the most experienced practitioners, you will perfect your understanding of the recent developments in case law for compensation claims, learn to navigate the complexities of how PBCs function, and gain perspective on the intersection of Native Title with Treaty and the Human Rights Charter.

Chair: **Matthew Pudovskis**, Barrister, Francis Burt Chambers

REGISTERED NATIVE TITLE BODIES CORPORATE: RULES, ROLES, DUTIES AND DILEMMAS

- The sources of rules governing how PBCs function
- Trustee and agent PBCs and common law holders
- Multiplicity of PBC directors' duties
- Disputes, rule-breaking and remedies: some case studies

Presented by **Susan Phillips**, Barrister, 13th Floor St James Hall; Leading Junior Counsel; *Doyle's Guide 2024*

PERMUTATIONS IN COMPENSATION CLAIMS AFTER GRIFFITHS

Consider forms of compensation claims after *Griffiths* using *Yindjibarndi v Fortescue Metals Group* as an example where the only compensable acts are the grants of mining tenements in an exclusive native title determination area.

- Explore the variety of heads of compensation
- The application of s 51A of the *Native Title Act 1993* (Cth) to mining tenements

Presented by **Vance Hughston SC**, Windeyer Chambers Sydney; Market Leader Senior Counsel; *Doyle's Guide 2024*

✓ Ethics and Professional Responsibility

ETHICS IN NATIVE TITLE LEGAL PRACTICE

- Explore and discuss *Munkara v Santos NA Barossa Pty Ltd* (No 3) 2024 FCA 9
- Apply legal & ethical principles in relation to expert and lay witnesses in the Aboriginal land rights, native title or heritage context
- Potential costs orders against practitioners

Presented by **Tina Jowett SC**, Francis Burt Chambers; Recommended Senior Counsel, *Doyle's Guide 2024*

INTERSECTION OF NATIVE TITLE WITH TREATY AND THE HUMAN RIGHTS CHARTER: DRAWING ON A VICTORIAN CONTEXT

- The Victorian Treaty Negotiation Framework
- Traditional Owner (local) Treaties and their intersection with Native Title
- Role of FNLRS (the Victorian Native Title Service Provider) in aligning native title and treaty
- The Victorian Human Rights Charter and how it interacts with Native Title and treaty

Presented by **Tony Kelly** (CEO) & **Rainer Mathews** (Co-Principal Legal Officer), First Nations Legal & Research Services

ATTEND AND EARN**4 CPD UNITS**

- 1 CPD unit in Substantive Law
- 3 CPD units in Professional Skills

ATTEND AND EARN**4 CPD UNITS**

- 3 CPD units in Substantive Law
- 1 CPD unit in Ethics and Professional Responsibility



TRUST MASTERCLASS: NAVIGATING THE CURRENT CONCERNS

TUESDAY, 4 MARCH 2025
8.30AM TO 4.45PM

\$795
253N03

Gain comprehensive examination of the most current and topical issues arising with trust law today. Sharpen your skills around trust deed variations, understand the implications of cross border trusts and navigate trust tax disputes. Be guided on assessing legal capacity of trustees and the rise of challenges brought by beneficiaries against aging trustees in the aging population from both the legal and medical perspective. Gain strategies for improving the defensibility of trustee decision making.

SESSION 1: VARIATIONS TO TRUST DEEDS, CROSS BORDER TRUSTS, TRUSTS AND FAMILY LAW AND CASE UPDATE

8.30AM TO 12.45PM 253N03A **\$505**

Chair: Valentina Stojanovska Cal, Managing Director, Black Book Management

✓ Professional Skills

VARIATION TO TRUST DEEDS, TRUST SPLITTING AND CLONING

- Variations to trust deeds (including vesting date)
- Rectification of trust deeds
- Court applications to vary trust deeds
- Trust splitting and cloning
- Certain obligations of trustees of discretionary trusts

Presented by **Denis Barlin**, Barrister, 13 Wentworth Selborne Chambers; *Best Lawyers 2023, lawyer of the Year, Trusts and Estates*

IMPLICATIONS OF AND ISSUES WITH CROSS BORDER TRUSTS

- The pitfalls of US revocable trusts for Australians moving back to Australia
- Estate planning traps for Australian families with US resident family members
- Australian discretionary trusts owning shares in US companies
- US tax classification of Australian unit trusts
- Australian superannuation funds with US citizen owners and beneficiaries
- Dual resident US / Australian trusts

Presented by **David Laanemaa**, Director, Bentleys

CAN YOU PROTECT A TRUST FROM FAMILY LAW PROCEEDINGS?

Presented by **Leona Bennett**, Managing Partner, Southern Waters Legal; Accredited Specialist Family Law and **Simon Bennett**, Managing Director, Southern Waters Legal

TRUSTS RECENT CASE UPDATES

Presented by **Caitlin Angus**, Barrister, Two Wentworth Chambers

SESSION 2: TAX DISPUTES AND DISPUTES RELATED TO TRUST MANAGEMENT

1.30PM TO 4.45PM 253N03B **\$420**

Chair: **Matthew McKee**, Partner, Brown Wright Stein Lawyers

TAX DISPUTES AND TRUSTS IN THE AAT AND NOW ART

- Determining which decisions are reviewable by the Tribunal and which are appealable to the Court
- Making the irrevocable election to apply for a review to the Tribunal or to appeal to the Court
- Different jurisdictions and overlapping jurisdictions of the Tribunal and the Court
- Different procedures in the Tribunal and the Court: rules of evidence, practice and procedure and status of each decision
- Appealing a Tribunal decision to the Court: What is a "question of law" and how does that concept operate in practice?
- Procedural fairness, apprehended bias and other problems arising in the Tribunal
- Comparison of costs in each forum, liability versus no-liability for costs orders and relative speed and efficiency of each forum

Presented by **Chris Bevan**, Barrister, Eight Wentworth Chambers

ISSUES OF CAPACITY OF TRUSTEES IN AN AGING POPULATION: A MEDICAL AND LEGAL PERSPECTIVE

Unpack from both the legal and medical perspective issues around what can be seen and what needs to be elicited in assessing legal capacity of trustees and the rise of challenges brought by beneficiaries against aging trustees in our aging population.

Presented by **Dr Jane Lonie**, Consultant Clinical Neuropsychologist and **Guy Moloney**, Special Counsel, HWL Ebsworth

✓ Professional Skills

IMPROVING THE DEFENSIBILITY OF TRUSTEE DECISION MAKING

- Aligning Trustee Decision Making with the purpose of the trust
- Obligations for Trustees to inform themselves of beneficiary decision making
- Responding to offshore connections of beneficiaries
- What Trustee decisions were struck down in Owies case and why
- Suggested Guidelines for proactive competent trustee decision making

Presented by **Michael Perkins**, Special Counsel, Southern Waters

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 5 CPD units in Substantive Law
- 2 CPD units in Professional Skills



IN-HOUSE COUNSEL CONFERENCE

WEDNESDAY, 5 MARCH 2025

8.30AM TO 4.45PM

\$795

253N07

Don't miss the opportunity to gain invaluable updates and insights you need to effectively perform your role as In-House Counsel. Hear from a panel of experienced In-House Counsel on how they manage and balance the pressures of multiple aspects of the role that you face each day. Ensure that you are across carbon accounting and sustainability reporting as well as continuous disclosure obligations. Navigate essential employment law updates and some tips on legal professional privilege. Gain your core compulsory CPD units while covering topics tailored to In-House lawyers that will give you additional tools to put into practice.

SESSION 1: ESSENTIAL LEGISLATIVE AND REGULATORY UPDATES FOR IN-HOUSE COUNSEL

8.30AM TO 12.45PM

253N07A

\$505

Chair: **Steven Johns**, Partner & Technology and Digital Economy Co-Lead, Hall & Wilcox

CONTINUOUS DISCLOSURE OBLIGATIONS

There is increasing scrutiny on continuous disclosure obligations, particularly concerning key issues such as cyber incidents and climate-related matters.

- Recent developments in continuous disclosure obligations
- Tips for reviewing governance processes

Presented by **Andrew Lumsden**, Partner, Corrs Chambers Westgarth

✓ Professional Skills

THE IMPORTANT ROLE OF CARBON ACCOUNTING AND SUSTAINABILITY REPORTING ON YOUR SUSTAINABILITY JOURNEY

- Introduction to carbon accounting and sustainability reporting
- Steps to implement carbon accounting
- Overview of sustainability reporting frameworks
- Future trends and evolving regulations

Presented by **Aletta Boshoff**, National Lead Partner, IFRS & Corporate Reporting and ESG & Sustainability, BDO

EMPLOYMENT LAW UPDATE: WHAT IN-HOUSE COUNSEL NEED TO KNOW

- Workplace Delegate Rights (1 July 2024)
- Right to disconnect (26 August 2024)
- New definition of employment (26 August 2024)
- Independent contractor changes (26 August 2024)
- New definition of casual employee (26 August 2024)
- Same Job / Same Pay: Regulated Labour Hire Arrangement Orders (15 December 2023 and 1 November 2024)
- Gig worker regulation and road transport workers (26 August 2024)
- Unfair contracts jurisdiction in the FWC (26 August 2024)
- New wage theft offence (expected from 1 January 2025)
- Model enterprise agreement flexibility, consultation and dispute terms (26 February 2025)
- Managing psychological hazards in the workplace and respect@work obligations / positive duty on employers / compliance powers of the Australian Human Rights Commission

Presented by **Julianne Taverner**, Special Counsel, Danny King Legal

PRIVACY AND DATA LAWS: KEY ISSUES FOR IN-HOUSE COUNSEL

The privacy and data landscape are complex and are changing. In-house counsel will continue to have a key role by assisting their respective organisations to address existing obligations and to prepare for the pending changes. Examine:

- Key privacy issues to address
- Recent cases and decisions as well as pending changes under the Privacy Reforms Tranche 1
- Overlap of privacy laws with adjacent areas such as regulation of artificial intelligence and cybersecurity
- Role of in-house counsel in supporting or building a privacy program or function

Presented by **Olga Ganopolsky**, General Counsel – Privacy and Data, Macquarie Group Limited; Chairperson, Business Law Privacy Sub-committee, Law Council of Australia

SESSION 2: ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT FOR IN-HOUSE COUNSEL

1.30PM TO 4.45PM

253N07B

\$420

Chair: **Maija Kerry**, Partner, Norton Rose Fullbright Australia

✓ Practice Management and Business Skills

MANAGING THE PRESSURE TO “JUST SAY YES”

- Practical tips to avoid risk by avoiding and managing the pressure to agree and “just say yes”
- Implications of taking the “Just Say Yes” route

Presented by **Paul Venus**, Partner, Piper Alderman; Recognised for Litigation, Best Lawyers

✓ Professional Skills

THE MULTI-FACETED ROLE OF THE GENERAL COUNSEL

Hear insights from a panel of experienced In-House Counsel on managing and balancing the multiple aspects of the In-House Counsel role.

Panellists:
Linda Martin, General Counsel, REMONDIS Australia Pty Ltd
Olga Ganopolsky, General Counsel – Privacy and Data, Macquarie Group Limited; Chairperson, Business Law Privacy Sub-committee, Law Council of Australia

✓ Ethics & Professional Responsibility

LEGAL PROFESSIONAL PRIVILEGE + TIPS FOR IN-HOUSE COUNSEL

- Legal professional privilege: advice privilege and litigation privilege
- Dominant purpose and confidentiality
- Waiver of privilege
- Strategies for inhouse counsel

Presented by **Simone Rees**, Solicitor Director, Buchanan Rees Dispute Lawyers; Recognised for Litigation, Best Lawyers Australia

“The day was excellent and I will be attending more Legalwise seminars”

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 3 CPD units in Substantive Law
- 2 CPD units in Professional Skills
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills



INTELLECTUAL PROPERTY CONFERENCE 2025

MONDAY, 7 MARCH 2025
8.30AM TO 4.45PM

\$795
253N08

Join experts at the Intellectual Property Conference 2025 – engaging with essential concerns, including the implications of AI on copyright, Indigenous Knowledge rights and notable recent cases. Examine critical current issues within patents, trademarks and IP remedies in the digital age. You will gain a unique opportunity to advance your specialist expertise or expand your general IP understanding and navigate the complexities of modern intellectual property.

SESSION 1: IP IN ADVERTISING, AI AND INDIGENOUS KNOWLEDGE

8.30AM TO 12.45PM

253N08A

\$505

Chair: **Paula Adamson**, CEO, Wrays

IP ISSUES IN ADVERTISING

- Ownership of ad content, brand names and packaging artwork
- Advertising clearance: what to look for
- Other advertising red flags: greenwashing, online reviews, discounted pricing

Presented by **Justine Munsie**, Partner, Addisons; Preeminent Technology, Media & Telecommunications lawyer, *Doyle's Guide 2024*

AI AND COPYRIGHT

- AI training and copyright: tricks and traps
- IP in works generated by AI
- Protecting original works online in the age of AI

Presented by **Sophie Dawson**, Partner, Johnson Winter & Slattery; Leading Media & Telecommunications lawyer, *Doyle's Guide 2024*

PATENTS

- Computer-implemented inventions and patentable subject-matter: where are we now?
- Sufficiency and support: mission critical
- The latest on best method

Presented by **James Lawrence**, Partner, Addisons; *Best Lawyers* in Australia, Intellectual Property Law 2025; Leading Lawyer, Contentious Intellectual Property 2024 *Doyle's Guide*

INDIGENOUS KNOWLEDGE

- What is Indigenous Knowledge (IK)/Indigenous Cultural and Intellectual Property (ICIP)?
- To what extent is IK/ICIP currently protected under Australian law? What are the limitations?
- Proposed stand-alone legislation in Australia
- 2024 Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge

Presented by **Katrina Chambers**, Partner, Thomson Geer; Lawyer of the Year, Intellectual Property Law, *Best Lawyers 2021* and Biotechnology, 2025

SESSION 2: INFRINGEMENT AND REMEDIES OF IP RIGHTS, AND APPEALS OF THE TRADE MARK REGISTRAR

1.30PM TO 4.45PM

253N08B

\$420

Chair: **Peter Le Guay**, Partner, Thomson Geer Lawyers; Recommended Intellectual Property, Legal 500 Asia Pacific 2024

CONFIDENTIALITY, IP REMEDIES AND OTHER HOT TOPICS

- Protecting confidential information: recent cases
- IP remedies: a look at the recent case Fortescue Ltd (hitherto known as *QFM1 v Element Zero Pty Ltd* hitherto known as RAB1 [2024] FCA 590) and some observations on Anton Piller orders
- Trademark use in the online context
- Overseas brand owners and spillover reputation: CrumbL and others

Presented by **Alison Jones**, Special Counsel, Corrs Chambers Westgarth

TRADE MARK INFRINGEMENT: CASE STUDY OF HEMMES TRADING PTY LIMITED V ESTABLISHMENT 203 PTY LTD

- Trade mark infringement
- Whether mark capable of distinguishing Applicant's services at priority date
- Defence of good faith use of own name
- Contraventions of ss 18 and 29 of the ACL

Presented by **Donna Short**, Partner, Addisons; Recognised in Chambers for Intellectual Property 2024

WHAT KATY PERRY DID NEXT

- Well known claim by Australian designer of trade mark infringement by US pop star
- Case started in 2019 after 10 years of no contact
- High profile trial in 2022
- 2023 judgment had some wins for the Australian and some wins for US star
- Next round from Full Court after appeal hearing in February 2024

Presented by **Odette Gourley**, Partner, Corrs Chambers Westgarth; Leading Lawyer Chambers Asia-Pacific- Intellectual Property

APPEALS FROM, AND JUDICIAL REVIEW OF, DECISIONS OF THE REGISTRAR OF TRADE MARKS

Presented by **Michael Hall**, Barrister, Nigel Bowen Chambers

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 7 CPD units in Substantive Law



NAVIGATING MERITS REVIEW AND JUDICIAL REVIEW AND THEIR INTERSECTION

THURSDAY, 6 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253V19

Arm yourself and your practice with the insights and practical strategies needed to navigate merits review and judicial review. Take a deep dive into commencing proceedings and different stages of Review proceedings. Benefit from an in-depth discussion of recent judicial review and merits review cases and the practical implications of these decisions. Review the administrative decision-making continuum and limits on merits reviews.

Chair: **Jason Pizer SC**, List A Barristers; Leading Administrative & Public Law Senior Counsel, *Doyle's Guide*

COMMENCING PROCEEDINGS: JUDICIAL REVIEW OR MERITS REVIEW?

Do you advise clients on the appropriate forum to commence proceedings? Do you advise government entities responding to merits or judicial review applications?

- Examine some of the key differences between proceedings for judicial review and merits review, with a focus on:
 - › Standing to commence proceedings
 - › Stays or injunctions of the operation of the decision under review
 - › Final relief available

Presented by **James Stoller**, Barrister, Ah Ket Chambers

RECENT JUDICIAL REVIEW AND MERIT REVIEW DECISIONS AND THEIR IMPLICATIONS

- Examine recent judicial review and merit review case law
- Key developments and emerging trends
- Practical implications for your clients and organisations

Presented by **Jim Hartley**, Barrister, List G Chambers

THE ADMINISTRATIVE DECISION-MAKING CONTINUUM AND LIMITS ON MERITS REVIEW

Presented by **Natalie Blok**, Barrister, Ah Ket Chambers



ADVERSE ACTION, DISCRIMINATION AND BULLYING CLAIMS

TUESDAY, 11 MARCH 2025
8.30AM TO 11.45AM

\$420
WEB253N12

Keep up to date on recent significant case law and legislative reform and the impact of these on adverse action, workplace discrimination and bullying claims. Be guided through the best processes to avoid bullying claims and then to use the procedures in the Fair Work Commission to solve problems.

ADVERSE ACTION UPDATE INCLUDING THE NEW WORKPLACE RIGHTS

- What is adverse action?
- What are workplace rights and the right to disconnect?
- The 'because' test
- The reverse onus of proof
- The role of the Fair Work Commission
- Recent cases

Presented by **Sarah Ralph**, Oceania Law Leader, Ernst & Young

DISCRIMINATION & GENERAL PROTECTIONS

- Claims covered under claims under Part 3-1 of the *Fair Work Act* 2009 (Cth)
- Recent developments
- Evidentiary hurdles
- Damages & penalties

Presented by **Penny Thew**, Barrister, State Chambers

BULLYING ALLEGATIONS & HOW TO AVOID THEM

- Procedures at the Fair Work Commission and how to use them to solve problems
- Assessment of claims to determine what is in fact bullying, and what is in fact discontent unjustly described as such
- Handling supervision so that it complies with the definition of "reasonable management action"
- Assessing risk of complaint or dispute from employees who object to being named in bullying complaints: avoiding "the reaction of the target eclipsing the complaint of the complainant"
- Structures in an organisation to make bullying complaints the last, not the first step for employees speaking up

Presented by **Chris McArdle**, Principal, McArdle Legal

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



NAVIGATING CROSS BORDER CONTRACTS

TUESDAY, 11 MARCH 2025
8.30AM TO 12.45PM

\$505
WEB253N13

This 4-hour session is packed with everything you need to know on cross-border contracts, covering topics from establishing jurisdiction and governing law in international agreements to managing supply chain disputes and identifying early signs of insolvency. You'll also explore arbitration mechanisms, consider landmark cases, the application of the Vienna Convention (CISG) for international sales, and crucial trans-border IP and privacy issues in contract drafting. Additionally, you will focus on the new Privacy Act and the required clauses.

Chair: **Julia Dreosti**, Partner, Clifford Chance

CROSS-JURISDICTIONAL CONTRACTS: JURISDICTION, GOVERNING LAW AND ENFORCEMENT OF JUDGMENTS

- Establishing jurisdiction: over the parties & over the subject matter
- Restraining proceedings: interstate & international cases
- Governing law
- Proper law of the contract: subjective & objective proper law
- Enforcement of judgments
- Registration of judgments: interstate & international

Presented by **Jennifer K Mee**, Barrister, 6 St James Hall Chambers; *Best Lawyers 2024*, Energy Law

MANAGING SUPPLY CHAIN ISSUES IN CROSS BORDER CONTRACTS

- Current industry and contracting climate
- Early warning signs and how to prepare for a supply chain dispute before it occurs
- Role of arbitration in resolving supply chain disputes
- Mitigating insolvency risks and the enforceability of arbitration

Presented by **Daniel Allman**, Partner, Norton Rose Fulbright Australia

OUR HOME IS GIRT BY . . . CISG? THE VIENNA CONVENTION ON THE INTERNATIONAL SALE OF GOODS FOR AUSTRALIAN LAWYERS

- What is the CISG?
- When (and to whom) does it apply?
- Major points of difference between CISG and Australian contract/sale of goods law
- Adopting, excluding, or varying the terms of the CISG

Presented by **Angus Macinnis**, Director of Dispute Resolution, StevensVuaran Lawyers

TRANS-BORDER IP, PRIVACY & DATA ISSUES

- The fundamentals of IP due diligence
- Customer lists, trade secrets and personal information: IP, confidentiality and privacy considerations
- Trans-border IP and privacy issues
- Drafting considerations for IP

Presented by **Nicole Murdoch**, Principal, EAGLEGATE Lawyers, Recommended Non-Contentious Intellectual Property Lawyer, *Doyle's Guide 2023*



FAMILY LAW – KEY ISSUES IN FINANCIAL MATTERS

WEDNESDAY, 12 MARCH 2025
8.30AM TO 12.45PM

\$505
WEB253N15

Unpack the essential issues you need to tackle in family law financial and property matters. All the difficult issues examined: handling non-disclosure, understanding the FCFCOA rules, and knowing when and how to bring an application in proceedings. Learn what to do when debts exceed assets and what key factors to consider in forum disputes, including the differences between parenting and financial matters. Gain insight into managing complex estate issues that may arise in your family law case.

Chair: **Claire O'Connor SC**, Villeneuve Smith Chambers

DEALING WITH NON-DISCLOSURE: WHEN YOU DON'T KNOW WHAT YOU DON'T KNOW

- The FCFCOA Rules and obligations to make full and frank disclosure
- Applications in a Proceeding
- Subpoenas
- Specific Questions, Notices to Produce and Notices to Admit
- Chang & Su: principals and subsequent authorities

Presented by **Bronia Tulloch**, Barrister, Foley's List

WHEN THE DEBT IS GREATER THAN THE ASSETS: NEGATIVE ASSET POOL

- Avoiding the iceberg: survival strategies when all seems lost
- Practical steps in dealing with banks and other creditors
- Keeping the ATO onside during the crash crunch
- Advantages and disadvantages if the other party becomes insolvent or bankrupt

Presented by **Stephen Page**, Director, Page Provan; Accredited Specialist in Family Law; Recommended Family & Divorce Lawyer and Recommended Parenting & Children's Matters Lawyer, *Doyle's Guide 2023*

HERE OR THERE? FORUM DISPUTES IN FAMILY LAW MATTERS

- Factors to be examined when there is a forum dispute
- Parenting vs. financial matters - does it make a difference?
- Practical tips: what to do when there are different options as to jurisdictions

Presented by **Eleanor Lau**, Partner, Lander & Rogers; Accredited Specialist in Family Law; Recommended Family Law & Divorce Lawyer, *Doyle's Guide 2024*

THE MARRIAGE OF DECEASED ESTATES AND FAMILY LAW

- Separation, divorce, marriage – and their impact on wills and superannuation
- Death before, during and after family law proceedings

Presented by **Andrew Meiliunas**, Associate Director, Nevett Ford Lawyers

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law



ENTERTAINMENT LAW CONFERENCE 2025

WEDNESDAY, 12 MARCH 2025
8.30AM TO 4.45PM

\$795
253N18

Join your colleagues at the Entertainment Law Conference 2025, an essential event for legal practitioners and entertainment industry professionals seeking to deepen their understanding of the dynamic intersection of law and media. Engage in critical discussion on production contracting, generative AI's role in filmmaking, and the latest updates on employment and contractor compliance in the entertainment industry. Explore pressing topics such as privacy reform, digital economy regulations and the intricacies of the Producer Tax Offset.

SESSION 1: WHAT'S NEW IN ENTERTAINMENT REGULATION AND COMPLIANCE

8.30AM TO 12.45PM 253N18A **\$505**

Chair: **Sonia Borella**, Director, Borella Buchanan Pty Ltd

PRIVACY ACT REFORM AND THE ENTERTAINMENT INDUSTRY

- Personnel and content
- Reform timeline and what shape that will take
- How AI will influence privacy

Presented by **Rebecca Dunn**, Partner, Gilbert + Tobin; *Best Lawyers 2025*, Defamation and Media Law, Intellectual Property Law and Privacy and Data Security Law

REGULATION OF THE DIGITAL ECONOMY 2025: A MEDIA SECTOR PERSPECTIVE

- Artificial intelligence
- Competition and consumer protection
- Cybersecurity
- Online safety and misinformation

Presented by **Dr Martyn Taylor**, Partner, Australian Law Firm Partner of the Year - Competition, Trade & Regulation, *Best Lawyers 2023* and **Dietrich Marquardt**, Special Counsel, Norton Rose Fulbright

WHAT'S HOT RIGHT NOW IN MEDIA LAW

- Anti-siphoning
- Smart-device prominence
- Market-fragmentation and implications for piracy
- Recent changes in advertising requirements (including sector-specific restrictions, such as in relation to gambling)
- Overseas trends and what might be next in Australia

Presented by **Rebecca Lindhout**, Consultant, HWL Ebsworth Lawyers and **Rohin Sharma**, Senior Legal Counsel, FOX SPORTS Australia

INDUSTRIAL NEGOTIATIONS AND UPDATES ON EMPLOYMENT AND CONTRACTOR COMPLIANCE

- Updates and review on contract compliance
- New contractor provisions
- Unfair contract jurisdiction, casual conversion and the right to disconnect

Presented by **Nicola McMahon**, Special Counsel, McCullough Robertson

SESSION 2: OPTIONS, PRODUCTION TRENDS AND PRODUCER OFFSETS

1.30PM TO 4.45PM 253N18B **\$420**

Chair: **Janine Lapworth**, Senior Legal Consultant

THE NEW, CLEAR OPTION: DRAFTING, EXERCISING AND REMEDIES FOR BREACH OF OPTIONS

- Drafting enforceable options for new series and talent
- Exercising an option
- Remedies for breach of option
- Other pre-emptive rights production lawyers might consider

Presented by **Eli Fisher**, Senior Legal Counsel, Paramount

CURRENT STATE OF INTERNATIONAL PRODUCTION TRENDS IN AUSTRALIA

- International filmmaker attitudes to Australia
- Trends in production and post-production
- Client sentiment and process from interest to execution

Presented by **Mark Bamford**, Simpsons; **Kate Marks**, CEO, Ausfilm; **Patrick May**, Director of Policy and Research, Ausfilm

KNOCK, KNOCK, KNOCKING ON HEAVEN'S DOOR – PRODUCER OFFSET, DIVISION 376, AND AAT APPEALS

PART 1

- Producer offset overview
- Contracting to avoid common Offset pitfalls
- QAPE – from Screen Australia's unique perspective

Presented by **Janine Pearce**, Principal, JP Media Law

PART 2

- The case of Fragmentary: applicant eligibility: carrying out of "all the activities" that were necessary for the making of the film: section 376-65 *Tax Act*
- Nature of AAT appeal
- Role of expert evidence

Presented by **Therese Catanzariti**, Barrister, 13 Wentworth Chambers



AUSTRALIA'S PREMIER
ENTERTAINMENT LAW EVENT
FOR 16 YEARS!

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 7 CPD units in Substantive Law



STATUTORY INTERPRETATION INTENSIVE

WEDNESDAY, 12 MARCH 2025
8.30AM TO 12.45PM

\$505
253V10

Gain essential insights from the Office of the Chief Parliamentary Counsel on how issues of statutory interpretation are considered by legislative drafters when drafting legislation, understand the contemporary approach to statutory interpretation and some practical applications and examples. Understand the implications of recent cases in statutory interpretation and unpack the use of defined terms in statutory interpretation.

Chair: **Fiona McKenzie**, Barrister, Foley's List

✓ *Professional Skills*

INSIGHTS FROM A LEGISLATIVE DRAFTER

Focus on how issues of statutory interpretation are considered by legislative drafters when formulating legislation.

- Consistency of language within the document and across the statute book
- Definitions and other interpretive tools: notes, examples, structure, headings, extrinsic materials
- Interpretation Acts and legal assumptions
- Issues relating to subordinate legislation
- How an Act interacts with common law: clear words of abrogation

Presented by **Jayne Atkins**, Chief Parliamentary Counsel, Office of the Chief Parliamentary Counsel

✓ *Professional Skills*

STATUTORY INTERPRETATION TOOLKIT

- Australian contemporary approach to statutory interpretation
- How to use interpretation acts in statutory interpretation exercises
- Practical application and examples

Presented by **Nidal Sayegh**, Lead Counsel, Victorian Government Solicitor's Office and **Andrea Mapp**, Lead Counsel, Victorian Government Solicitor's Office

RECENT CASE UPDATE IN STATUTORY INTERPRETATION

Gain essential insights from the latest and most relevant cases you should be aware of and their impacts on statutory interpretation.

Presented by **Georgina Rhodes**, Barrister, Ah Ket Chambers

✓ *Professional Skills*

THE USE OF DEFINED TERMS IN STATUTORY INTERPRETATION

Presented by **Alanna Mitchell**, Partner, Maddocks



ADMINISTRATIVE DECISION MAKING FORUM

WEDNESDAY, 12 MARCH 2025
1.30PM TO 4.45PM

\$420
253V11

Examine the obligation to ensure procedural fairness as the foundation of all good decision making and the consequences where a court concludes that there has been a breach of procedural fairness by a decision maker. Take a deep dive into jurisdictional facts, the importance of jurisdictional facts for administrative decision makers, the impacts of a failure to recognise the existence of a jurisdictional fact and a closer look at objective and subjective jurisdictional facts. Be updated on recent cases in administrative decision making and the impacts that these decisions may have on future decision making.

Chair: **Bronwyn Weir**, Director, Weir Legal & Consulting

THE OBLIGATION TO AFFORD PROCEDURAL FAIRNESS AND CONSEQUENCES WHEN IT IS BREACHED

Presented by **Kylie Walsh**, Principal, Russell Kennedy

JURISDICTIONAL FACTS: OBJECTIVE AND SUBJECTIVE

Presented by **Lisa de Ferrari SC**, Barrister, List A Chambers

RECENT CASE UPDATE IN ADMINISTRATIVE DECISION MAKING

Hear a summary of the latest and most relevant decisions in administrative decision making and how adverse findings may affect these decisions.

Presented by **Georgina Rhodes**, Barrister, Ah Ket Chambers

LITIGATION PROOFING ADMINISTRATIVE REASONS FOR DECISIONS

This presentation will examine the law on reasons for decision and offer some practical guidance to minimise legal risk in the preparation of reasons.

Presented by **Kylie Evans KC**, Barrister, Ah Ket Chambers



CALLING ALL GOVERNMENT LAWYERS!

Need your core points in Government Law?
Turn to page 13

*"I enjoyed all of the sessions
and got something out of
each one"*

ATTEND AND EARN

4 CPD UNITS

- 3 CPD units in Professional Skills
- 1 CPD unit in Substantive Law

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



ABUSE LAW SYMPOSIUM

FRIDAY, 14 MARCH 2025
8.30AM TO 3.45PM

\$710
WEB253N21

It's been a year of developing law in the abuse space. The High Court has handed down its decision in *DP v Bird*, there have been changes to the Redress Scheme, the biggest verdict in an abuse claim was made in Victoria. Update your knowledge plus learn from legal and medical experts as they traverse some of the more challenging technical issues you will confront in your practice.

SESSION 1: ABUSE LAW AND PHYSICAL AND PSYCHIATRIC ISSUES

8.30AM TO 11.45PM

WEB253N21A

\$420

Chair: **Shaun McCarthy**, Barrister, Frederick Jordan Chambers

PHYSICAL ABUSE CLAIMS IN A HISTORICAL ABUSE SETTING

- What constitutes serious physical abuse
- Review of different jurisdictional approaches
- Case law on corporal punishment
- Where will the line be drawn between lawful chastisement and physical abuse?

Presented by **Martin Slattery**, Partner, and **Zoe Brindle**, Senior Associate, Carroll & O'Dea

✓ Professional Skills

PSYCHIATRIC INJURY IN ABUSE CLAIMS

Understanding the impact on the developing brain and personality when a child is abused. Practical advice on engaging a psychiatrist in an historical abuse claim including

- Drafting the letter of retainer
- Understanding what occurs in the interview
- What to look for in the report

Presented by **Associate Professor Carolyn Quadrio**, School of Psychiatry, University of NSW

FIRESIDE CHAT: MEDICAL CAUSATION AND APPORTIONMENT

- What is meant by indivisible injury?
- Proving the abuse made a material contribution to the condition
- How courts deal with prior or subsequent traumas in the assessment of causation, apportionment and the assessment of damages
- Emotional development and how ACE (adverse childhood events) can impact development leading to psychological manifestations

Panel includes

Dr Sharon Reutens, Psychiatrist

Michelle Martin, Principal Lawyer, North Star Law

Marini Mann, Principal, Gilchrist Connell

SESSION 2: LEGAL REDRESS SCHEME, VICARIOUS LIABILITY UPDATE AND THE DEFENDANT'S PERSPECTIVE

12.30PM TO 3.45PM

WEB253N21B

\$420

Chair: **Maithri Panagoda AM**, Partner, Carroll & O'Dea

UPDATE ON THE REDRESS SCHEME

- The fundamentals of the National Redress Scheme
- Updates on the April & Oct 2024 changes
 - › Applying from prison
 - › Applicants with serious criminal convictions
 - › Reviews
 - › Re-assessment of certain applications
- Managing client expectations and experiences throughout the journey
- Redress Support Services and other relevant service pathways

Presented by **Rachel Neil**, Director – Integrated Services, Knowmore

EXPLORING THE UNIQUE SITUATION OF DEFENDANTS AND THEIR LAWYERS WITH AN ABUSE LAW PRACTICE

- Exploring potential insurance coverage and working with your insurer for the defence of proceedings
- Reportable conduct and liability investigations
- Determining defence strategy, having regard to both micro and macro issues
- Contribution and indemnity cross-claims /third-party claims

Presented by **Luke Geary**, Partner, Mills Oakley; Recognised Lawyer, Non-Profit/Charities Law, *The Best Lawyers Australia*

DEVELOPMENTS IN THE LAW RELATING TO VICARIOUS LIABILITY

- A refresher on vicarious liability in historical abuse cases
- A review of the recent vicarious liability cases around Australia
- A review of the legal journey leading to *Bird v. DP (a pseudonym)* [2024] HCATrans 16 or, possibly, the High Court's decision in *Bird v DP*

Presented by **Asanka Gunasekera**, Barrister, Francis Burt Chambers

“This provides crucial foundation for a strong case to be built”

ATTEND THE FULL DAY AND EARN

6 CPD UNITS

- 5 CPD units in Substantive Law
- 1 CPD unit in Professional Skills



CONTRACT LAW CONFERENCE 2025: RISK MINIMISATION, REGULATORY COMPLIANCE AND DISPUTES

FRIDAY, 14 MARCH 2025
8.30AM TO 4.45PM

\$795
253N22

A jam-packed Contracts Conference. Business risks are real; here you will find the solutions from a well-known panel of experts. Explore unfair contract terms enforcement and the latest cases and decisions along with navigating contract frustration. Examine warranty, indemnity, liability, and insurance clauses. Learn to identify early warning signs of insolvency and risk management through contracts. Gain insight into privacy and data protection requirements and compliance considerations for emerging regulatory issues. Additionally, explore alternative dispute resolution techniques, favourable exit negotiation strategies, and best practices for e-contracting.

SESSION 1: NAVIGATING CONTRACT DISPUTES

8.30AM TO 12.45PM

253N22A

\$505

Chair: **Simone Rees**, Co-Founder and Principal, Buchanan Rees Dispute Lawyers

UNFAIR CONTRACT TERMS IN THE WAKE OF THE RUBY PRINCESS DECISION

- Can we see any trends
- What lessons can we learn

Presented by **Robert O'Neill**, Barrister, Lachlan Macquarie Chambers

FRUSTRATION OF CONTRACTS

- Principles of frustration: From Codelfa to Cao
- When (if ever) does hardship of performance amount to frustration?
- Frustration and force majeure clauses
- *The Frustrated Contracts Act 1978* (NSW): when does (and doesn't) it affect the question?

Presented by **Angus Macinnis**, Director of Dispute Resolution, StevensVuaran Lawyers

NAVIGATING INSOLVENCY ISSUES IN YOUR CONTRACTS: KEY CONSIDERATIONS WHEN ANOTHER PARTY FACES INSOLVENCY RISKS

- Understanding the key risks to clients contracting with parties who face solvency challenges
- Early warning indicators of insolvency
- Strategies to mitigate risk for clients: immediate & future risks

Presented by **Ben Dibden**, Partner, Bridges Lawyers, Recommended Commercial Litigation and Dispute Resolution Lawyer, *Doyle's Guide 2024*

FACTORS LIMITING AN AWARD OF DAMAGES FOR BREACH OF CONTRACT

- Why damages
- Expectation principle
- Proving loss
- Onus
- Damages for loss of opportunity and reliance damages and consequential loss
- What are the factors that limit an award of damages for breach of contract
- Causation and remoteness
- Mitigation and imitation of liability clauses
- Rationale behind these factors providing a vital legal constraint to recovery of damages
- Distinction between causation and remoteness

Presented by **Luke Buchanan**, Co-Founder and Principal, Buchanan Rees Dispute Lawyers; *Best Lawyers*, Litigation 2025 & Class Action Litigation 2023

ADR AND STRATEGIES THAT FACILITATE FAVOURABLE EXIT NEGOTIATIONS

- The appropriate stage to consider and plan ADR
- ADR options domestic disputes: mediation, neutral evaluation and arbitration
- Manner and form of resolution of domestic disputes
- ADR options international disputes: mediation and arbitration
- Manner and form of resolution of international disputes

Presented by **Christopher Freeman**, Barrister, Culwulla Chambers

SESSION 2: DRAFTING CONTRACTS FOR RISK MINIMISATION AND REGULATORY COMPLIANCE

1.30PM TO 4.45PM

253N22B

\$420

Chair: **Wai Kaey Soon**, Barrister, Frederick Jordan Chambers

PRIVACY, DATA PROTECTION AND CONFIDENTIAL INFORMATION PROVISIONS IN YOUR AGREEMENTS

- Privacy obligations including in the event of a data breach
- Rights to use, disclose and retain data
- Protecting confidential information and trade secrets

Presented by **Donna Short**, Partner, Addissons, Recommended Non-Contentious Intellectual Property Lawyers, *Doyle's Guide 2024*

RISK ALLOCATION TOOLS: INSURANCE, INDEMNITY AND WARRANTY CLAUSES

- Insurance as a resource and risk allocation tool
- Effective insurance, indemnity and warranty clauses
- Key insurance concepts and common misconceptions
- Maximising the benefits of your insurance policy as a contract risk allocation tool

Presented by **Raymond Giblett**, Partner, Norton Rose Fulbright Australia and Timothy Chan ANZIIIF CIP, Senior Associate, Norton Rose Fulbright Australia

COMPLIANCE, MITIGATION AND EMERGING RISKS IN AUSTRALIA: WHAT TO LOOK FOR IN YOUR CONTRACTS?

- Contractual strategies for managing directors' and officers' liability: trends and recent developments
- Addressing emerging risks (cybersecurity, environmental) through effective contract clauses for board and management compliance
- Contractual protections for small to medium enterprises, with a focus on the lasting impact of COVID-19
- Future-proofing contracts to mitigate potential risks and liabilities

Presented by **James Stanton**, Senior Associate, MinterEllison

E-CONTRACTING AND ELECTRONIC SIGNATURES

- Best practices: creating and managing electronic contracts
- Signatures
- Authentication
- Liability issues
- Online dispute resolution

Presented by **Richard Chew**, Partner, K&L Gates; *Best Lawyers 2023*, Commercial Law; *Best Lawyers 2023*, Information Technology Law 2025

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 7 CPD units in Substantive Law



NEW PRIVACY ACT REFORMS FOR ALL LAWYERS: ONE HOUR INTENSIVE

THURSDAY, 13 MARCH 2025
1.30PM TO 2.45PM

\$160
WEB253N20

Chair: **Olga Ganopolsky**, General Counsel - Privacy and Data, Macquarie Group Limited

OVERVIEW OF THE PRIVACY ACT REFORMS

- Automated decision (AI and related operations)
- A new Privacy Code for collecting PI from children
- New powers of Minister
- Civil action for Serious Invasions of Privacy
- Doxxing offences

Presented by **Patrick Fair**, Principal, Patrick Fair and Associates; Adjunct Professor, School of Information Technology, Deakin University; Recommended Practitioner, Chambers, and TMT Recognised for his “encyclopaedic knowledge of laws concerning privacy and security”

DECIPHERING “REASONABLE STEPS” TO SECURING YOUR PERSONAL INFORMATION

- Changes to the reasonable steps under APP 11
- The civil penalties regime
- Infringements
- Applying the privacy rule of thumb

Presented by **David Tulacz**, Director – Privacy, Helios

Patrick Fair is the principal of Patrick Fair Associates, an Adjunct Professor at the School of Information Technology, Faculty of Science, Engineering and Built Environment at Deakin University, the Chairman of the Communications Security Reference Panel at the Communications Alliance, a member of the IoT Alliance of Australia Security Workstream Member Technical Advisory Standing Committee auDA and General Advisor to and an author of LexisNexis Practical Guidance Cybersecurity, Data Protection and Privacy.

David Tulacz is an Information Privacy, Security & Risk specialist with over 20 years of experience leading business intelligence, technology, and data governance programs. Throughout his career, David has served as a trusted advisor for leading technology companies, supporting them to successfully implement business-critical software and systems to improve operational effectiveness and enable new revenue streams across the business whilst meeting relevant regulations and standards.



PPSR: DRAFTING, ENFORCING AND DISPUTING SECURITY INTERESTS

MONDAY, 17 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253N25

It is a perennial, but you must be totally on top of your understanding of correct practice and procedure of PPSR registrations especially in an economic climate of increasing insolvencies. Be guided through enforcing general security interests under the *Personal Property and Securities Act 2009*. Consider the issues in navigating insolvency issues in PPSR and perfect accurate PPSR registrations. Examine the impact of recent decisions on PPSR and asset protection mechanisms, along with strategies to ensure compliance and prevent disputes.

Chair: **Ian Davidson SC**, Eight Selborne Chambers

ENFORCING GENERAL SECURITY INTERESTS UNDER THE PERSONAL PROPERTY AND SECURITIES ACT 2009

- Drafting, reviewing and negotiating contracts effectively to protect your client's assets
- Navigating legal compliance nightmares: how contract mechanisms can shield against emerging risks and regulatory challenges
- Contractual powerplay

Presented by **Steven Brown**, Chairman, Etienne Lawyers; Accredited Specialist in Business Law

NAVIGATING INSOLVENCY ISSUES IN PPSR: HOW ACCURATE PPSR REGISTRATIONS CAN PROTECT YOUR CLIENT IN INSOLVENCY?

- Warning signs
- Dealing with client expectations
- Inadequate or incorrect registrations
- Priority conflicts
- Reputational risks
- Regulatory challenges
- Managing risks when all goes wrong
- Preventing losses of ownership during insolvency and ensures continued protection of your client's assets

Presented by **Stacy Miller**, Partner, Cronin Miller; Recommended for Litigation, *Doyle's Guide 2024*

PPSR DISPUTES

- False or inaccurate registrations on the PPSR
- Disputes relating to a PPS lease existence not registered on the PPSR
- Ownership rights do not automatically give rise to a PPSR security interest

Presented by **Stipe Vuleta**, Managing Director, Chamberlains Law Firm



CRITICAL UPDATES OVER LUNCH

ATTEND AND EARN

1 CPD UNIT

- 1 CPD unit in Substantive Law

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



MERGERS & ACQUISITIONS: NEW REGULATION, DUE DILIGENCE AND STRUCTURING

MONDAY, 17 MARCH 2025
8.30AM TO 11.45AM

\$420
WEB253N02

With the most significant overhaul of M&A regulation in nearly 50 years, Treasury Laws Amendment (Mergers and Acquisitions Reform) Bill 2024 is set to take effect in Australia in 2025. Understand the procedural changes in merger control, substantive law modifications, and the ACCC's revised approach while anticipating developments in 2025/2026. Plus, explore financial due diligence, and the integration of IP assets into acquisitions under the new regulatory framework.

Chair: **Amanda Comelli**, Partner, Brown Wright Stein; Specialist Accreditation Advisory Committee for Business Law

MERGER CONTROL REFORMS: WHAT IT MEANS FOR M&A

- Background and context to the reforms: Treasury Laws Amendment (Mergers and Acquisitions Reform) Bill 2024
- Procedural changes in merger control
- Changes to the substantive law
- New approach of the ACCC
- Next steps and issues to watch in 2025/2026

Presented by **Dr Martyn Taylor**, Partner, Norton Rose Fulbright; Winner of Deal of the Year for *Best Lawyers* 5 times including in Australia, Aisa and the World categories and **Dietrich Marquardt**, Special Counsel, Norton Rose Fulbright

IN THE RED BUT OWNS GOOD IP: INTEGRATING THE ACQUISITION IN THE CONTEXT OF NEW M&A REGULATIONS

- Strategic importance of IP in increasing the value of distressed assets during M&A
- IP due diligence in the context of new M&A regulations
- Robust due diligence process to identify and mitigate potential anti-competitive risks associated with IP holdings
- Strategies for maximising IP value post-acquisition
- Integrating IP into the larger business strategy

Presented by **Nicole Murdoch**, Principal, EAGLEGATE Lawyers, Recommended Non-Contentious Intellectual Property Lawyer, *Doyle's Guide 2024*

✓ Professional Skills

FINANCIAL DUE DILIGENCE AND VENDOR ASSISTANCE: HOW IT ADDS TO THE DEAL VALUE

- Enhanced deal certainty
- Improved negotiation leverage
- Accelerated deal closing
- Risk mitigation
- Synergy identification

Presented by **Vinod Parasuraman**, Partner, Head of Transaction Services, Pitcher Partners



MARTIME LAW FORUM

MONDAY, 17 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253N53

Explore the latest developments in maritime law - discuss current key topics including enforcing in rem claims by the judicial sale of a ship, new cybersecurity laws impacting maritime operations, the Convention on Limitation of Liability for Maritime Claims and collisions at sea. You have a unique opportunity to connect with experts and enhance your understanding of critical legal issues in the maritime sector.

Chair: **Drew James**, Lawyer, Aus Ship Lawyers & Consultants; Preeminent Admiralty, Shipping & Maritime Lawyer, *Doyle's Guide 2024*

NEW CYBER SECURITY LAWS AND HOW THEY IMPACT MARITIME AND PORTS LAW

- Scope of the new *Cyber Security Act*
- Changes to the *Security of Critical Infrastructure Act* and *MTOFSA*
- Changes to the *Privacy Act*
- Cyber incident response and communications with agencies, regulators and stakeholders

Presented by **Richard Donaldson**, General Counsel, Pilbara Ports Authority

RECENT DEVELOPMENTS IN ENFORCING IN REM CLAIMS BY THE JUDICIAL SALE OF A SHIP

- Pursuing *in rem* and *in personam* claims jointly
- Obtaining an order for the sale of a ship
- Issues arising in the course of a judicial sale
- Issues arising following a judicial sale
- The UN Convention on the International Effect of the Judicial Sales of Ships

Presented by **Gregory Nell SC**, Barrister, New Chambers

THE CONVENTION ON LIMITATION OF LIABILITY FOR MARITIME CLAIMS (LLMC)

- The APL Sydney: the "distinct occasion" doctrine re-visited
- The Goliath: wreck removal – maintaining the status quo

Nic Van Der Reyden, Partner, Clyde & Co; Leading Admiralty, Shipping & Maritime Lawyer, *Doyle's Guide 2024*

COLLISIONS AT SEA

- The scope of potential liability: vicarious liability of ship owners for negligence by master and crew
- Duty of care
- The collision regulations
- Pilotage and tug operations

Presented by **Pat Saraceni**, Director, Litigation and Dispute Resolution, **Clifford Chance**; Editorial board Member, ANZ Maritime Law Journal

ATTEND AND EARN

3 CPD UNITS

- 2 CPD units in Substantive Law
- 1 CPD unit in Professional Skills

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

**DUST DISEASES CLAIMS UPDATE****NAVIGATING FINANCIAL REGULATION COMPLIANCE, CHALLENGES AND RISKS****MONDAY, 17 MARCH 2025**
1.00PM TO 4.45PM**\$420**
WEB253N04

Dust disease claims practice is a constantly evolving area of personal injury law. Consider some of the essential current concerns impacting dust diseases claims. Consider the health risks of tunnelling work and the recent increase of claims that have occurred, keep up to date on recent decisions in Australia, plus explore the vexed question of capacity when the claimant is elderly and you have concerns about their capacity to provide instructions. How do you determine whether they have capacity and what steps can you take if they don't.

Chair: **Lian Chami**, Partner, Bartier Perry; Preeminent Dust Diseases Lawyers (Defendant) – New South Wales, *Doyle's Guide 2023*

JUDICIAL DECISION MAKING IN DUST DISEASES CLAIMS

Presented by **Her Honour, Judge Wendy Strathdee**, Dust Diseases Tribunal NSW

✓ Professional Skills

BENEATH THE SURFACE: THE HEALTH RISKS OF TUNNELLING WORK

- Overview of tunnel construction, common health hazards and work-related diseases in tunnel workers
- Various tunnelling methods and how these methods impact on workplace exposure
- Consideration of the workgroups most at risk
- Typical control measures put in place to protect worker health and the gaps that can exist

Presented by **Kate Cole OAM**, Certified Occupational Hygienist, Cole Health

✓ Professional Skills

EXPLORING MENTAL CAPACITY OF THE ELDERLY OR INFIRMED CLAIMANT

- Different roles: the Court, the medical practitioner and the solicitor in the assessment of capacity
- Legal and medical tests for the assessment of capacity
- Role of the solicitor: communication with the client and taking clear instructions
- Warning signs for solicitors: what to do and when to engage a medical practitioner
- Referrals and letters of instruction: How can solicitors best assist the medical practitioner and the Court
- Role of the medical specialist
- Disclosure of documents and consent: confidentiality issues
- What steps the lawyer can take if the client's capacity is compromised

Presented by **Dr Amanda White**, Clinical Neuropsychologist and Forensic Psychologist, Neuropsychological & Forensic Services

CASE REVIEW AND UPDATES ON LIABILITY AND ASSESSMENT OF DAMAGES: PRACTICAL GUIDANCE AND INSIGHTS

- Liability decisions including recent decisions relating to health risks of tunnelling
- Cases on assessment of damages

Panel Includes:

Annie Hoffman, Managing Partner, Turner Freeman; Recommended Dust Diseases Compensation Lawyers & Law Firms (Plaintiff) *Doyle's Guide 2024*
Victoria Keys, Partner, Gordon Legal, Preeminent Asbestos & Dust Diseases Compensation Lawyers (Plaintiff) *Doyle's Guide 2023*
Laine Ashforth-McDonald, Senior Associate, Slater & Gordon, Leading Dust Diseases Compensation Lawyers & Law Firms (Plaintiff) *Doyle's Guide 2024*
Jonathan Walsh, Partner, Maurice Blackburn; Leading Dust Diseases Compensation Lawyers & Law Firms (Plaintiff) *Doyle's Guide 2024*

ATTEND AND EARN**3.5 CPD UNITS**

- 1.5 CPD units in Substantive Law
- 2 CPD units in Professional Skills

TUESDAY, 18 MARCH 2025
8.30AM TO 12.45PM**\$505**
WEB253N51

Are you prepared for the regulatory changes and challenges in financial services? Receive key insights into regulation and recovery of cryptocurrency, operational risk and management relating to the new Prudential Standard CPS230, the challenges of AML/CTF compliance including the anticipated Tranche 2 reforms and the latest on the implications of payment systems regulation. Gain a clear understanding of the legal issues in regulation of scams against bank customers helping you navigate the challenges.

Chair: **Alice Molan**, Partner, Herbert Smith Freehills

CRYPTOCURRENCY: REGULATION AND RECOVERY

- Cryptocurrency as an asset class
- Common legal issues in understanding cryptocurrency
- How to recover cryptocurrency losses
- The regulators' response to cryptocurrency
- The response of international courts to claims arising from cryptocurrency losses
- Lessons for enforcement and recovery action in Australia

Presented by **Stephen Ipp**, Barrister, Greenway Chambers; *The Best Lawyers in Australia 2025* for Banking and Finance

PAYMENT SYSTEMS REGULATION

- The latest updates and amendments to payment systems regulation, and their impact on your practice
- Recent cases involving reporting and auditing
- Regulatory compliance in payment systems

Presented by **Steven Klimt**, Partner, Clayton Utz

SCAMS AGAINST BANK CUSTOMERS: WHERE TO NOW?

Examine the salient recent developments and discussions regarding scams against bank customers, and provide an outlook of where the future may take us

Presented by **Frank Tao**, Barrister, 9 Selborne; Recognised in *Best Lawyers in Australia 2025* for Insolvency and Reorganisation Law

NAVIGATING CHALLENGES WITH THE NEW PRUDENTIAL STANDARD CPS230: OPERATIONAL RISK MANAGEMENT

- Prudential Standards: quick recap on the underpinning legal framework
- CPS 230:
 - › objectives and general requirements
 - › the contractual stuff and practical suggestions

Presented by **Marcelo de Farias**, Acting Head of Legal, Auto & General Insurance

AML/CTF TRANCHE 2 REFORMS: ARE THEY FINALLY HERE?

- Current status and timeline
- How these reforms will affect you
- Preparing for compliance
- Operational changes

Presented by **Andrea Beatty**, Partner, Piper Alderman; Author of *Annotated National Credit Code*, the Australia chapters in *Consumer Finance Law Review* and the *Banking Regulation Review*

ATTEND AND EARN**4 CPD UNITS**

- 4 CPD units in Substantive Law



EMPLOYMENT LAW SYMPOSIUM

TUESDAY, 18 MARCH 2025

8.30AM TO 4.45PM

\$795

253N27

Join subject matter experts for a thorough examination practical impact of the major reforms to employment law you need to come to grips with in 2025. Gain the analysis that you need to excel in your role relating to legislative changes, 'closing loopholes', 'secure jobs better pay', recent changes to modern awards including the right to disconnect and the challenges of managing mental health in termination scenarios. Gain an expert view on the ever-evolving law of independent contractors and developments in WHS law that all workplace lawyers need to understand.

SESSION 1: LEGISLATIVE REFORM AND CASE LAW ROUNDUP

8.30AM TO 12.45PM

253N27A

\$505

Chair: **John Feron SC**, PG Hely Chambers; Recommended Employment Law Senior Counsel, *Doyle's Guide 2024*

WAGE THEFT: DEFINITIONS & DEVELOPMENTS

- What is wage theft?
- Legislative responses
- Relevant case law
- Further changes

Presented by **Glenn Fredericks**, Barrister, State Chambers, *Doyle's Guide Recommended Employment Barristers 2024*

"CLOSING LOOPHOLES" ONE YEAR ON AND "SECURE JOBS BETTER PAY" TWO YEARS ON

- Examine the practical impact of the changes introduced by the *Fair Work Legislation Amendment (Secure Jobs Better Pay) Act 2022* and the *Fair Work Legislation Amendment (Closing Loopholes) Acts 2023* and 2024

Presented by **Brett Feltham**, Consultant, King & Wood Mallesons; Co-Chair of the Law Society of NSW's Employment Law Committee, Law Society of NSW Accredited Specialists in Employment and Industrial Relations Law

INDEPENDENT CONTRACTORS

- Impacts of the new definition of 'employment' in the August 2024 amendments to the *Fair Work Act 2009*: expands jurisdiction of Fair Work Commission to include 'unfair contracts' of independent contractors
- Understand the implications of not correctly categorising workers and not ensuring fair contractual relationships when engaging independent contractors
- Independent contractors and the gig economy
- Exploration of the issues through case studies

Presented by **Elizabeth Devine**, Principal, Devine Law; Accredited Specialist in Employment and Industrial Law

RECENT CHANGES TO MODERN AWARDS INCLUDING THE RIGHT TO DISCONNECT: KEY TAKEAWAYS

- The right to disconnect term
- Major cases (as relevant once we get to March): re Junior Rates (Junior rates application (AM2024/24); re increase to lowest award rates, effective 1 Jan 25 (Review of C14 and C13 rates in modern awards

Presented by **Alina Kaye**, Partner, The Workplace Employment Lawyers

SESSION 2: TERMINATION AND MENTAL HEALTH, AI IN THE EMPLOYMENT RELATIONSHIP, INVESTIGATIONS AND WHS UPDATE

1.30PM TO 4.45PM

253N27B

\$420

Chair: **Kiri Jervis**, Partner, Hamilton Locke; Legal 500 – Next Generation Partner – Labour and Employment/Workplace Health and Safety

THE RISE OF THE MACHINES: THE RISKS OF AI IN THE EMPLOYMENT RELATIONSHIP

- What is AI and how is it being used by employers?
- Risks of AI in employment related decision-making
- Future trends
- Takeaways for employers

Presented by **Shivchand Jhinku**, Partner, Herbert Smith Freehills

MANAGING MENTAL HEALTH ISSUES IN TERMINATION SITUATIONS

- Dealing with prolonged absence from work and medical incapacity
- Duty of care

Presented by **Joe Murphy**, Director, Cowell Clarke Commercial Lawyers; Accredited Specialist in Employment Relations; *Best Lawyers 2025*, Labour, and Employment Law

WORKPLACE INVESTIGATIONS: THE NEW NORM?

- The greater importance of workplace investigations and cultural reviews in 2025 and beyond
- Senior executives behaving badly and the role of investigations
- How are whistleblowing investigations different
- Key traps to watch out for in conducting workplace investigations

Presented by **Lucienne Gleeson**, Partner, Baker McKenzie

KEY DEVELOPMENTS IN WORK HEALTH & SAFETY

- Defences to WHS prosecutions
- Alternatives to fines for WHS contraventions
- *Section 10 Crimes (Sentencing Procedure) Act 1999*
- Delayed sentencing
- The new industrial manslaughter legislation in NSW and other jurisdictions
- Case update

Presented by **Ian Latham**, Barrister, Denman Chambers; Recommended Employment Barrister *Doyle's Guide, 2024*

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 7 CPD units in Substantive Law



CONTRACT LAW CONFERENCE: DISPUTES AND POSSIBLE DISPUTES

TUESDAY, 18 MARCH 2025
8.30AM TO 4.45PM

\$795
253V12

High Court cases, enforcement proceedings on new legislation plus more - there is so much to keep abreast of in Contract Law currently. Together with renowned barristers and solicitors, you can examine the necessary issues including recent high court cases on enforcing unfair contract terms and the new standard for calculating damages. Take a deep dive into strategies for managing insolvency risks and best practices relating to enforcement of privacy and confidentiality clauses. Examine the use of arbitration clauses in resolving contractual disputes. Plus, an ethics point. All in one day!

SESSION 1: UNFAIR CONTRACTS, UNCONSCIONABLE CONDUCT, CONFIDENTIALITY AND INSOLVENCY IN CONTRACTS

8.30AM TO 12.45PM 253V12A **\$505**

Chair: **Samuel J. Woff**, Former Corporate Lawyer, Senior Fellow, Melbourne University

LEGAL ALERT: HIGH COURT DEVELOPMENTS ON UNFAIR CONTRACT TERMS AND ENFORCEMENT TRENDS

- Recent cases: interpretation and enforcement
- Can we see any trends?
- PayPal enforcement decision
- Implications for your clients

Presented by **Dr Oren Bigos KC**, List A Barristers, and **Stephanie Hooper**, Barrister, List A Barristers

EFFECTIVE CONTRACT TERMINATION

Presented by **David Carlile**, Barrister, Lennon's List

PRIVACY AND CONFIDENTIALITY CLAUSES: ENFORCEABILITY AND BEST PRACTICES

Presented by **Michael Rivett**, Barrister, Chancery Chambers

PRACTICAL OPTIONS TO CONSIDER WHERE ANOTHER PARTY IS, OR AT RISK OF BEING, INSOLVENT

- Warning signs to watch for
- Relevant corporate insolvency and restructuring processes and potential outcomes
- Impediments to exercising rights where there is an insolvency event
- Risk minimisation strategies

Presented by **Sam Kingston**, Partner, Maddocks; Recommended lawyer for Restructuring & Insolvency, *Legal 500 Asia Pacific Guide, 2024*

SESSION 2: CALCULATING DAMAGES, USING ARBITRATION AND ETHICS IN CONTRACT DISPUTES

1.30PM TO 4.45PM 253V12B **\$420**

Chair: **Dr Paul Vout KC**, List A Barristers; co-editor, *Commonwealth Law Reports*; Author, *Laws of Australia on Breach of Contract*; Co-author, *Appeals and Appellate Courts in Australia and New Zealand*, LexisNexis; Editor and co-author, *Laws of Australia: Unconscionable Conduct* and *Laws of Australia: Torts*, Lawbook

A NEW STANDARD FOR CALCULATING DAMAGES: *CESSNOCK CITY COUNCIL V 123 259 932 PTY LTD (2024) HCA 17*

Presented by **JK Muckersie**, Special Counsel, Clayton Utz

USING ARBITRATION TO RESOLVE CONTRACTUAL DISPUTES

- The commercial benefits of arbitration
- The process of arbitration
- The arbitration clause
- A case study showing how arbitration works in practice

Presented by **Matthew Harvey KC FCI Arb**, Owen Dixon Chambers West, and **Huw Watkins**, Barrister, Dever's List

✓ *Ethics & Professional Responsibility*

WHEN SOMEONE ELSE'S MISTAKE BECOMES YOUR PROBLEM: ETHICAL OBLIGATIONS WHEN YOUR OPPONENT MAKES AN ERROR

It's easy to think that an error by your opponent which advantages your client is a gift but it's actually a burden. It's likely to create a conflict between ethical responsibilities that may be difficult to resolve as well as create practical risks.

- Address the relevant ethical and practical considerations.
- Obtain guidance taken from the professional conduct rules, commentary and the (colourful) case law

Presented by **Peter Sise**, Special Counsel, Clayton Utz

ATTEND AND EARN

7 CPD UNITS

- 6 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility



WHAT TRANCHE 2 ANTI-MONEY LAUNDERING (AML) REGULATION WILL MEAN FOR LAWYERS

18 MARCH 2025
11.30AM TO 1.30PM

\$305
WEB253W13

Join a two-hour essential intensive on imminent changes to the *AML/CTF Act 2006*, set to impact legal practices across Australia. With the 'tranche 2' reforms now before Parliament, stay ahead of the curve with (fittingly) 2 of Australia's apex AML minds, Edward Greaves (financial crime and proceeds of crime Barrister at Francis Burt Chambers) and Chris Douglas (former AFP Superintendent and AML consultant). Obtain all the practice tips on "Tranche 2" reforms from Australia's 2 most distinguished AML experts.

DELVE INTO:

- ✓ The new regulatory landscape for legal services, including mandatory registration with AUSTRAC
- ✓ Key obligations for compliance, including risk management policies and reporting requirements
- ✓ Insights on AUSTRAC's enforcement approach and implications for unregistered services
- ✓ Practical tips and real-world case studies to guide your practice

WHAT TRANCHE 2 ANTI-MONEY LAUNDERING (AML) REGULATION WILL MEAN FOR LAWYERS

- The proposed 'tranche 2' changes to the *AML/CTF Act 2006* have been over 15 years in the making and are now before Parliament. By the time of the seminar, the changes may well have been enacted
- Once in force, the provision of certain legal services (including advice) will become regulated under the *AML/CTF Act*, bringing with it obligations on legal practices to register with AUSTRAC, adopt policies and procedures to manage AML risk, and report certain matters to AUSTRAC
- Gain the understanding about the new requirements for lawyers and law practices that you will need on:
 - › the scheme of the Act
 - › AUSTRAC's approach to enforcement
 - › what you need to do if you wish to register
 - › what legal services you will **no longer be able to provide** if you don't register
- Practical pointers and case studies

Presented by

Edward Greaves, Barrister, Francis Burt Chambers, specialising in financial crime and proceeds of crime; Author, "Confiscation" chapter of *Criminal Law Western Australia*, LexisNexis, Author, *Anti-Money Laundering and Financial Crime*, LexisNexis

Chris Douglas, Consultant, Malkara Consulting, former AFP Superintendent and AML consultant



TESTAMENTARY TRUST WORKSHOP

WEDNESDAY, 19 MARCH 2025
8.30AM TO 12.45PM

\$505
253N28

In today's dynamic legal landscape, a basic Will no longer meets the diverse needs of all your clients. Join Paul Evans, a recognised Wills and Estates law expert for this comprehensive workshop, where you will acquire essential insights, real-world examples and clauses, effective strategies, and best practices to ensure your testamentary trust drafting expertise is always correct. Gain a full understanding of various testamentary trusts, tailored to address complex scenarios in blended families and asset protection needs, and beneficiaries facing disabilities or vulnerabilities.

THROUGHOUT THE WORKSHOP, YOU WILL REVIEW EXAMPLE CLAUSES AND LEARN HOW TO AVOID PITFALLS WHEN DRAFTING TESTAMENTARY TRUSTS, EXAMINING THE FOLLOWING:

- Circumstances for including a testamentary trust in the will
- Drafting for the different types of testamentary trusts:
 - › Special disability trusts
 - › Life interest trusts
 - › Superannuation death benefit trusts
 - › Testamentary discretionary trusts
- Managing tax issues with testamentary trusts
 - › Excepted Trust Income
 - › Capital gains tax and land tax
 - › Non-resident beneficiaries
- Administrative and legal requirements for setting up the trust
- Explore case studies to illustrate when a particular trust may be appropriate for a client's circumstances
- In-depth strategies to elevate your drafting
- Example clauses to take away and utilise in your drafting
- Example clauses to avoid and what to do differently

Presented by **Paul Evans**, Partner, Makinson d'Apice Lawyers; Accredited Specialist in Wills & Estates Law, Member of STEP; Preeminent Wills, Estates & Succession Planning Lawyers – New South Wales, *Doyle's Guide 2023*

PAUL EVANS

Paul Evans specialises in wills and estate planning, disputes to wills, protecting assets for future generations and estate administration. Paul lived in London for 18 years and during that time specialised in inheritance tax mitigation and also acted for charities. He worked at National Australia Trustees Limited (part of NAB Private Wealth) where he was Manager Northern States, Estate Planning. He is a regular speaker on Wills and Estate Law.

“Succinctly provided information in an entertaining way”

“Informative + knowledgeable”

ATTEND AND EARN

2 CPD UNITS

- 1 CPD unit in Substantive Law
- 1 CPD unit in Practice Management & Business Skills

ATTEND AND EARN

4 CPD UNITS

- 2 CPD units in Professional Skills
- 2 CPD units in Substantive Law



FAMILY LAW: ADVANCED INTERDISCIPLINARY AND PROPERTY ISSUES

THURSDAY, 6 MARCH 2025
9.00AM TO 5.15PM

\$795
253V03

Delve into all the current issues for family law property matters in one day! Explore the rights and interests in trusts and the distribution as a part of the asset pool. Unpack the current approach taken towards initial and external contributions and dealing with disputed debts from third-parties. Stay informed with an annual update on recent cases and legislative changes, including the Family Law Amendment Bill (No. 2) 2023 – Property Disputes Amendment. Gain all your ethics and skills points through an in-depth analysis of identifying the assets from a lawyer and forensic accountant perspective, dealing with violence and coercive control in a family law practice and key ethical issues commonly missed in practice.

SESSION 1: TRUSTS, CONTRIBUTIONS, ADJUSTMENTS, GIFTS AND CASE UPDATE

8.30AM TO 12.45PM

253V03A

\$505

Chair: **Jason Walker**, Partner, Forte Family Lawyers

EQUITABLE RIGHTS OF THE BENEFICIARY: WHAT ARE YOUR RIGHTS OF INTEREST IN THE TRUST

Accessing the assets contained within discretionary family trusts can offer complex issues in family law. Consider when the rights of a beneficiary in a discretionary trust will be valuable property, and what arguments might be available

- A close analysis of the property interests of a beneficiary to a discretionary trust
- A consideration of the powers in the *Family Law Act* available to attack the trust
- Consideration of other arguments at equity which may assist, such as setting aside the decisions of trustees or removing the trustee

Presented by **Dr Robin Smith**, Barrister, Holmes List; Co-Author, *Family Law* (7th Ed) Thomson Reuters; Leading Family Law Junior Counsel, *Doyle's Guide 2023*

THE WEIGHT TO BE GIVEN TO INITIAL AND EXTERNAL CONTRIBUTIONS EARLY IN THE RELATIONSHIP: IS THE SPRINGBOARD ARGUMENT DEAD?

Presented by **Sarah Fiskin**, Barrister, Foleys List; Leading Family Law Junior Counsel, *Doyle's Guide 2023*

DEALING WITH DISPUTED DEBTS IN FAMILY LAW PROCEEDINGS: WHAT STAYS IN THE BALANCE SHEET AND WHAT COMES OUT?

- The "Bank of Mum and Dad": Is it a gift or a loan?
- Third party creditors: When should they be joined as a party?
- Caveats: When can they be lodged by creditors?
- Indemnities: Are they worth the paper they are written on?

Presented by **Jeanette Swann**, Barrister, Owen Dixon Chambers East

ANALYSIS OF RECENT FAMILY LAW AND PROPERTY DIVISION CASES AND UPDATE ON FAMILY LAW AMENDMENT BILL (NO 2) 2023 – PROPERTY DISPUTES AMENDMENTS

Gain that all-important annual case update, highlighting recent trends and practical take aways from recent cases in several following important areas of disputes in Family Law, and an update on the latest reforms impacting Property Disputes.

Presented by **Rachell Davey**, Partner, Lander & Rogers; Accredited Specialist in Family Law; Recommended Family & Divorce Lawyer, *Doyle's Guide 2024*

SESSION 2: CPD ETHICS, PROFESSIONAL SKILLS AND PRACTICE MANAGEMENT

1.30PM TO 4.45PM

253V03B

\$420

Chair: **Justine Clark**, Partner, Tisher Liner FC Law; Accredited Specialist in Family Law

✓ *Professional Skills*

IDENTIFYING THE REAL ASSETS: A LAWYER'S AND FORENSIC ACCOUNTANT'S VIEW

- Identifying the interests of the parties in property
- What is an 'entitlement' or 'interest' in property
- Property interests held by third party entities
- How to work through complex company and trust arrangements
- When, why and how to join third parties
- Getting at assets owned by trusts
- How to protect your client from claims against company or trust assets
- How to navigate the disclosure material
- Determining what specific disclosure may be necessary
- Valuing an interest in a business
- Can you value the interest of a Discretionary Beneficiary in a Trust?

Presented by **Barry Berger**, Director, Dignity EDR; Accredited Specialist in Family Law and **Joshua Wheeler**, Director, Munday Wilkinson

✓ *Practice Management*

MANAGING CLIENTS WHO ARE EXPERIENCING OR PERPETRATING FAMILY VIOLENCE AND COERCIVE CONTROL

- Revisiting the definition of family violence and coercive control and what practice management tools can we use to detect family violence and coercive control
- What practice management strategies are available to help our clients who are the victims of family violence and coercive control
- How we can manage clients who are the alleged or actual perpetrators of family violence and coercive control

Presented by **Simon Kelly**, Barrister, Holmes List and **Keturah Sageman**, Senior Partner, Nicholes, Family Lawyers

✓ *Ethics & Professional Responsibility*

ETHICAL ISSUES FOR FAMILY LAWYERS: A CASE STUDY

Through dissecting a case study, you will work through an in-depth exploration of ethical dilemmas in family law and gain practical strategies and insights for addressing today's ethical challenges in family law practice.

Presented by **Caroline Counsel**, Managing Partner, Caroline Counsel Family Lawyers; Accredited Specialist in Family Law; Member of the Ethics Committee of the Law Institute of Victoria

ATTEND AND EARN

7 CPD UNITS

- 4 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills



WORKPLACE LAW SUMMIT: REDEFINING DUTIES, DEFINITIONS & EMPLOYMENT RATES

WEDNESDAY, 19 MARCH 2025
8.30AM TO 4.45PM

\$795
253V15

Take a close look at the latest developments in employment law. Assess the impact of new legislation and workplace law reforms. Examine major developments from unconscious bias and managing psychosocial hazards in the workplace to redefining 'employee' status and promoting gender equality in wage structures. Stay at the forefront of employment law with insights into new rulings and regulatory demands. As workplace standards shift, so must your approach.

SESSION 1: REDEFINING WORKPLACE STANDARDS: NEW DUTIES, DEFINITIONS, AND RATES IN EMPLOYMENT LAW			SESSION 2: ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT FOR EMPLOYMENT LAWYERS		
8.30AM TO 12.45PM	253V15A	\$505	1.30PM TO 4.45PM	253V15B	\$420

Chair: **Amanda Junkeer**, Partner, Gadens

ADDRESSING UNCONSCIOUS BIAS AND PSYCHOSOCIAL HAZARDS IN THE WORKPLACE

- Detailed analysis of the Supreme Court of Victoria Court of Appeal authority on unconscious bias in the workplace in *Austin Health v Tsikos* [2023] VSCA 82
- A model for the elimination of psychosocial hazards in the workplace
- Consideration of a regulatory scheme requiring the elimination of psychosocial hazards in the workplace

Presented by **Nadia Stojanova**, Barrister, Svenson Barristers; Recommended Workplace Health & Safety Law Junior Counsel, *Doyle's Guide 2023*

THE NEW DEFINITION OF EMPLOYMENT, CASUAL EMPLOYMENT AND OPTING OUT

- Examine the definition of 'employee' and 'employer,' which introduces a varied test to determine whether workers are independent contractors or employees. This includes consideration of the new 'contractor high income threshold.' Consider existing case law in relation to independent contractors more broadly and how the definition may be applied in that context
- Implications of the new definition and threshold on businesses that engage independent contractors, including how the 'opt out' mechanism will operate
- Consideration of the updated definition of casual employment
- Implications of the new requirements for casual conversion

Presented by **William Marshall**, Partner, Gadens; *Best Lawyers 2023, 2024*, Labour and Employment Law

INCREASING MINIMUM RATES VIA AWARD VARIATIONS

- Changes to the Fair Work Act regarding the promotion of gender equality
- Statements from the FWC Annual Wage Review regarding the Commission's role in achieving gender equality through award variations
 - › Gender undervaluation priority awards review by Fair Work Commission
 - › Work Value Case: Aged Care by Fair Work Commission
 - › Work Value Case: Nurses and Midwives by Fair Work Commission
 - › Junior rates application in the Fair Work Commission

Presented by **Jim McKenna**, Barrister, Greens List; Recommended Employment Law Junior Counsel, *Doyle's Guide 2024*

POSITIVE DUTIES AND WORKPLACE GOVERNANCE: ORGANISATIONAL AND LEADER OBLIGATIONS IN A NEW LANDSCAPE

- What is the new workplace landscape of positive duties and stronger regulatory intrusion?
- What is the meaning of 'systems' in respect of safety and workplace law and what does it require of organisations and their leaders?
- How do you create a reliable and evolving evidence base of risk to ground workplace strategy and accountability?
- What will happen if you get it wrong?

Presented by **Andrew Douglas**, Managing Principal, FCW Lawyers

Chair: **Lauren Townsend**, Partner, Thomson Greer

✓ Professional Skills

WORK HEALTH & SAFETY: UNDERSTANDING INDUSTRIAL ACCIDENTS & WORKPLACE INJURIES

- The techniques to document an incident scene
- Technologies used by engineers to reconstruct incidents
- Lesson from incidents what could you tell your clients to do
- Do a stress test

Presented by **Dr Shane Richardson**, Principal Forensic Engineer, Managing Director and Owner Delta V Experts

✓ Practice Management & Business Skills

THE IN-HOUSE COUNSEL'S GUIDE TO MANAGING EMPLOYMENT LAW ISSUES: PRACTICAL TIPS FROM THE FRONTLINE

- Join seasoned in-house counsel who will share their practical tips and strategies from the front line for effectively navigating employment law matters.
- Practical tips on aligning employment law compliance with company objectives, including how you can assess risk levels and prioritise issues within business contexts
- Strategies for keeping up to date with employment law developments and implementing proactive measures, including effective ways to work with HR and other departments on policy updates
- How to manage sensitive workplace investigations, from planning to documentation

Panelists:
Jason Goyal, Managing Principal, Resolve Employment Lawyers; Leading In-House Employment & WHS Lawyer, *Doyle's Guide 2023*
Andy Lynch, Group Manager - Industrial Relations Legal at Downer EDI Limited
Lachlan Carr, General Counsel – Employment Law Specialist, Australian Higher Education Industrial Association (AHEIA)
Fiona Mullins, Group Counsel, HSE, People & Transition, AGL
Natasha Hannah, Principal, Employment Law and Workplace Relations, Legalite

✓ Ethics & Professional Responsibility

ETHICS & PROFESSIONAL RESPONSIBILITIES FOR WORKPLACE LAWYERS

- Common ethical issues in workplace law
- Advising employer clients on an ethical basis
- Responsibilities of workplace lawyers

Presented by **Chris Molnar**, Partner, Kennedys; Accredited Specialist in Workplace Relations

ATTEND AND EARN	7 CPD UNITS
------------------------	--------------------

- 4 units in Substantive Law
- 1 unit in Ethics & Professional Responsibility
- 1 unit in Practice Management & Business Skills
- 1 unit in Professional Skills



DEFAMATION LAW FORUM



VALUING, TRANSACTING AND CONTRACTING WITH DIGITAL ASSETS

THURSDAY, 20 MARCH 2025

1.30PM TO 4.45PM

\$420

WEB253N31

Join an in-depth analysis of the pressing issues surrounding defamation law, where Senior Counsel and defamation experts unpack recent developments and their implications. Discuss the challenges of proving serious harm in the context of social media and the evolving landscape of AI. The influence of a plaintiff's reputation on legal outcomes will be critically analysed, drawing from significant case law to highlight relevant precedents. Examine the implications of proposed privacy torts within the entertainment industry. Insightful discussion will illuminate the practical challenges faced in today's legal environment, making this conference a must attend.

Chair: **Andrew Munro**, Partner, Wardell Chambers

DEFAMATION AND TECHNOLOGICAL ADVANCEMENTS

- Defamation on social media
 - › Serious harm?
 - › "Me-too"
- Defamation and AI

Presented by **Rebecca Dunn**, Partner, Gilbert + Tobin; Recognised as a leading lawyer in Asia Pacific Legal 500, *Best Lawyers* and *Doyle's Guide*

TRENDS IN DAMAGES AND MODERN DEFAMATION LAW

Sit down with **David Gilbertson KC**, of Owen Dixon Chambers West, and discuss a return to the old days, what happened to uniform defamation laws? As well as recent trends in damages awards – examining how these developments are influencing modern defamation law.

Presented by **David Gilbertson KC**, of Owen Dixon Chambers West

THE DAMAGED PLAINTIFF: HOW DOES A BAD REPUTATION AFFECT DEFAMATION CLAIMS?

- What can defendants do in such circumstances?
- The relevance of a plaintiff's bad reputation
- The traditional prohibition on reference to other publications for proving a damaged reputation - *Associated Newspapers Ltd v Dingle* [1964] AC 371 (Dingle) and *Carson v John Fairfax & Sons Ltd* (1993) 178 CLR 44
- Exceptions to the Dingle principle
- Do the prohibitions on the use of other publications to prove a plaintiff's damaged reputation apply to the serious harm test? Consideration of the treatment of this topic in: *Lachaux v Independent Print Ltd* [2019] UKSC 27 (2020) AC 612 and the differing treatment in *Selkirk v Wyatt* [2024] FCAFC 48 and *Peros v Nationwide News* (No 3) [2024] QSC 193

Presented by **Marcus Hoyne**, Barrister, Foley's List

DEFAMATION ISSUES IN AN ENTERTAINMENT CONTEXT

- Key considerations when legalling films, podcasts and books
- Overview of recent cases in Australia and overseas
- How will the proposed privacy tort apply?

Presented by **Marlia Saunders**, Partner, Thomson Geer

THURSDAY, 20 MARCH 2025

8.30AM TO 12.45PM

\$505

WEB253N52

Digital assets offer great potential but come with complex legal challenges. Explore the legal frameworks of data sharing, storage and privacy aspects of blockchain and NFTs plus insights gained from Federal Court decisions. Examine smart contracts including the issues with AI in automated legal agreements. Navigate key tax considerations relating to transacting with digital assets and the approaches and implications of valuing and valuations of these assets. Gain clarity on managing risks when dealing with technology and digital assets including insolvency, disputes and litigation risks.

LEGAL ASPECTS OF BLOCKCHAINS AND NFT: TRANSACTIONS, DATA SHARING, STORAGE AND PRIVACY

- Understanding the legal framework surrounding blockchain technology and its application in transactions and data sharing
- Exploring privacy concerns
- Data storage solutions for NFTs and blockchain transactions
- Reviewing the latest Federal Court decisions in Australia and their impacts

Presented by **Dr. Adrian McCullagh**, Principal, ODMOB Lawyers; Ph D in IT Security; Research Fellow, Law Futures Center, Griffith University; Member of the Standards Australia Technical Committee on Blockchain

AUTOMATING LEGAL AGREEMENTS AND DATA AND AI AUTHENTICITY

- Smart Contracts v Smart Legal Contracts
- Smart legal contracts as property
- Data collection: issues and key focus areas
- Smart legal contracts and AI Agents

Presented by **James Myint**, Partner, Stirling & Rose

KEY TAX CONSIDERATIONS IN TRANSACTING WITH THESE ASSETS

- Tax implications of transacting with cryptocurrencies, NFTs, and other digital assets
- The ATO's stance on digital assets and compliance requirements
- Managing crypto tax for investors, businesses and self-managed super funds (SMSFs)
- Latest developments in crypto tax software and automation for professionals

Presented by **Maryna Kovalenko**, Director, Kova Tax; Co-Founder, Crypto Tax

✓ *Professional Skills*

VALUING DIGITAL ASSETS IN LEGAL DISPUTES

- Valuing digital assets: cryptocurrencies, NFTs and other blockchain-based assets
- Legal considerations and methodologies for business valuations in the context of mergers, acquisitions and disputes
- The impact of valuation on legal outcomes and dispute resolution
- Valuation reports, compliance with relevant standards and professional requirements

Presented by **Fiona Hansen**, Senior Managing Director, Head of Valuations Advisory, FTI Consulting Australia

MINIMISING THE RISKS OF TECHNOLOGY IN PRACTICE: WHAT DOES THIS EXACTLY MEAN?

- Identifying and managing risks and aligning with your client's business strategy
- Asset distribution, disputes and crypto custodian insolvency
- The role of cybersecurity and data governance
- Leveraging intangible assets to enhance business impact and enterprise value

Presented by **Steven Pettigrove**, Partner, Piper Alderman; Legal 500 Asia Pacific 2024: Australia – Rising Star for Fintech and Financial Services Regulatory

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 3 CPD units in Substantive Law
- 1 CPD unit in Professional Skills



CHALLENGES IN CONTRACTS LAW: A MASTER CLASS

THURSDAY, 20 MARCH 2025
9.00AM TO 1.15PM

\$505
253W08

International contracts, misrepresentation, red flag contract risks, and relief and remedies – if these are key to your role, don't miss this expert-led program. Gain practical solutions for managing risk, navigating legal challenges, and mastering contract formation. Take a deep dive into jurisdictional and cultural challenges of international contracts, misrepresentation and fraud in contract formation and the benefits and challenges of both standard form and bespoke contracts. Plus, benefit from the experience and expertise of case studies in contract law and decades of experience in one session.

Chair: **Eu-Min Teng**, Special Counsel, McComish Legal

JURISDICTIONAL AND CULTURAL CHALLENGES IN INTERNATIONAL CONTRACTS

- Navigating cultural nuances in contractual negotiations
- Adapting to jurisdictional variances in contractual obligations
- Risk mitigation strategies for multi-jurisdictional contracts
- Language barriers and clarity in drafting
- Compliance with local regulatory requirements

Presented by **Dirk Feinauer**, Director, Feinauer Commercial Lawyers

MISREPRESENTATION AND FRAUD IN CONTRACT FORMATION

- Australian Consumer Law
- Differentiating between negligent and fraudulent misrepresentation
- Case studies on proving misrepresentation
- Common pitfalls in disclosure
- Client remedies

Presented by **Richard Douglas**, Barrister, Francis Burt Chambers

RED FLAGS RISKS: IDENTIFYING, MITIGATING AND PREVENTING CONTRACT DISPUTES

- Common causes of contract disputes and how to avoid them
- Indemnities, limitation of liability and striking a balance
- Termination rights and remedies, and avoiding costly exits
- Force majeure and unforeseen events
- Unfair contract terms

Presented by **Melissa Koo**, Partner, Squire Patton Boggs; Construction & Infrastructure Litigation Lawyer, *Doyle's Guide 2024*

RELIEF & REMEDIES UNDER COMMERCIAL CONTRACTS

Join Tom French, a leading construction and commercial litigation practitioner in Perth, as he and his team explore the ways in which commercial contracts will impact the remedies and relief available to parties under the contract, at common law, and in equity. Cover practical examples relevant to all solicitors involved in drafting or litigating commercial contracts, including the operation of indemnities, limitation of liability, the codification of common law rights, and time-bars.

Presented by:

Tom French, Partner, MinterEllison; Leading Construction & Infrastructure Litigation Lawyer and Recommended Commercial Litigation & Dispute Resolution Lawyer, *Doyle's Guide 2024*

Penny Bond, Senior Associate, Construction Law Rising Star, *Doyle's Guide 2024*

Lara Solomon, Lawyer, MinterEllison



SPORTS LAW: RIGHT, RESPONSIBILITIES & MORE

FRIDAY, 21 MARCH 2025
8.30AM TO 12.45PM

\$505
WEB253N32

Dive into the latest discussions on sports law and its impact on athletes and organisations. Delve into critical issues such as the participation of men in women's sport including relevant legal frameworks and case law. Learn about the complexities of engaging athletes as brand ambassadors, covering brand protection and compliance with the *Fair Work Act*. Address athlete rights and responsibilities in a global context and examine competition law within commercial sporting environments and the ripple effect of recent international cases. This event promises invaluable insights for both legal professionals and industry members of the sports sector.

Chair: **Marianne Barker**, Barrister, Owen Dixon Chambers West

ENGAGING ATHLETES AS BRAND AMBASSADORS

- Protecting your brand reputation
- Issues arising out of competition and consumer law: exclusivity and misleading conduct
- Intellectual property considerations and requirements
- Compliance with new *Fair Work Act* requirements and ever-changing industry codes of conduct

Presented by **Calli Tspidis Legal Counsel**, Foxtel Group and **Chris Hill**, Principal, On Side Law

ATHLETE'S RIGHTS AND RESPONSIBILITIES IN A GLOBALISED SPORTS ENVIRONMENT

- How integrity and leadership influence the preparation for major global events like the Olympics, are Olympics a right or a privilege
- Legal considerations and frameworks unique to international, multi-sport competitions
- Legal frameworks supporting athletes' mental health and well-being, including the duty of care obligations of sports organisations

Presented by **Brownwen Knox OLY GAICD**, Lawyer, Consultant and Coach, Deputy Chef de Mission (Australian Olympic Team 2024)

MEN IN WOMEN'S SPORT

- Background to the issue
- Relevant provisions of the *Sex Discrimination Act 1984* (Cth)
- Relevant international and domestic instruments
- Relevant case law

Presented by **Bridie Nolan**, Barrister & Arbitrator, 12 Wentworth Selborne Chambers

COMPETITION LAW IN COMMERCIAL SPORTING COMPETITION

- Permissible and impermissible exercises of rule-making power in the competition law context
- Formation, structure and operation of sports leagues, and the scheduling and conduct of competition
- Labour market practices, including 'no poach' agreements and transfer systems
- Lessons from recent international cases

Presented by **Elle Nikou Madalin**, Barrister & Arbitrator, Victorian Bar - List G Barristers

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law



IMMIGRATION LAW CONFERENCE 2025

FRIDAY, 21 MARCH 2025
8.15AM TO 4.45PM

\$795
253N33

SESSION 1: STRATEGIES TO DEAL WITH VISA REFORM

8.15AM TO 11.30AM 253N33A \$420

Chair: **Alex Kaufman**, Head of Migration, Longton Legal

OVERVIEW OF THE GOVERNMENT'S STRENGTHENING OF COMPLIANCE AND INTEGRITY IN THE IMMIGRATION SYSTEM

- Rapid Review into the Exploitation of Australia's Visa System
- *The Migration Amendment (Strengthening Employer Compliance) Act 2024*
- *The Migration Amendment (Work Related Visa Conditions) Regulations 2024*
- *The Migration Amendment (Workplace Justice Visa) Regulations 2024*

Presented by **Maria Jockel**, Legal Principal and National Leader, Migration Services, BDO; Accredited Specialist in Immigration Law; Leading Immigration Lawyer, *Doyle's Guide 2024*

CHANGES TO EMPLOYER SPONSORSHIP PROGRAMS AND PERMANENT RESIDENCY PATHWAYS

With the introduction of the Skills in Demand visa and overall reforms targeting skilled migration to address workforce shortages, increased mobility for migrants between sponsors, visa processing timeframes, and greater clarity and transparency on skilled visa requirements, this session will delve into:

- Keeping on top of the changes and how to give accurate, comprehensive guidance to ensure clients meet evolving criteria and are aware of all the options at their disposal to meet talent needs
- Advice to prevent compliance issues that could affect visa approvals or employer sanctions
- Ways to help clients achieve strategic workforce planning amid these regulatory changes

Presented by **Karen Lo**, Partner, Ajuria Lawyers, *Best Lawyers 2024*, Immigration Law

THE EDUCATION SERVICES FOR OVERSEAS STUDENTS AMENDMENT (QUALITY AND INTEGRITY) (ESOS) BILL 2024 AND THE IMPLICATIONS FOR STUDENTS AND HIGHER EDUCATION PROVIDERS: PRACTICAL IMPLICATIONS FOR LEGAL PRACTICE

- The ESOS Bill and its implications for higher education in Australia
- International students challenges arising from the Bill
- Temporary graduate visa
- Student visa processing delays
- Predictions for the higher education sector due to the ESOS Bill

Presented by **Wajiha Ahmed**, Partner and Mediator, Buttar, Caldwell & Co; Member, Human Rights Committee, Law Society of NSW; Co-Chair, Human Rights Law Committee, International Bar Association and **Ndi Ruppert**, Principal & Founder, Ruppert Legal; Leading Immigration Lawyer, *Doyle's Guide 2023*

ESSENTIAL CRIMINAL LAW & PROCEDURE FOR MIGRATION PROFESSIONALS

Kim Hunter, criminal defence lawyer & Accredited Specialist Immigration Law will share her wealth of knowledge and experience in crimmigration law, including:

- Criminal procedure, AVO's and bail
- New coercive control criminal offences, bail, AVO's, penalties and immigration impacts
- Options for clients with charges including mental health dismissals
- Findings of guilt, convictions, bonds and sentencing generally
- Impacts on applications, visas, sponsors and citizenship
- Understanding police paperwork and AFP & ACIC reports
- Mandatory, character and 'risk' cancellations and character refusals
- Relevant DHA policy and procedures

Presented by **Kim Hunter**, Criminal Defence & Immigration Lawyer, Accredited Specialist in Immigration Law

SESSION 2: ETHICS FOR IMMIGRATION LAWYERS AND AGENTS

11.45AM TO 12.45PM 253N33B \$160

ETHICS IN IMMIGRATION PRACTICE: NAVIGATING ETHICAL DILEMMAS AND DOCUMENTATION FOR REFUGEES AND ASYLUM SEEKERS

- Ethical implications of documentation challenges: documentation inconsistencies and ethical responses to these challenges.
- Family reunion complications and ethical responsibilities: issues arising from partial or uncertain information, balancing client advocacy with compliance obligations
- Dealing with misleading or false information: ethical obligations when clients provide inaccurate or misleading information
- Evidence assessment and truthfulness: ethical frameworks for gathering, assessing, and presenting evidence while respecting professional integrity and client confidentiality
- Managing processing delays with transparency

Presented by **Dr. Mary Crock**, Immigration Lawyer; Professor, The University of Sydney

SESSION 3: VISA CANCELLATION, JUDICIAL REVIEW & APPEALS

1.30PM TO 4.45PM 253N33C \$420

Chair: **Lily Ong**, Principal, Lily Ong Business Lawyer & Migration Consultants; LIV Accredited Specialist Immigration Law; Leading Immigration Lawyers, *Doyle's Guide 2024*

RESPONDING TO A SS.109 AND 116 NOTICE AND HOW TO OVERCOME THE NOICC

Mandatory cancellation, response within time limit and content of response, obtaining more time after that, obtain convictions record from the Department of Corrective Services

Presented by **Simon Jeans**, Principal, Jeans Lawyers; Accredited Specialist in Immigration Law; *Best Lawyers 2024*, Immigration Law

JUDICIAL REVIEW CASES THAT AFFECT YOUR PRACTICE AND WHY

- A roundup of significant migration decisions from the past year
- Analysis of decisionmakers' obligations

Presented by **Nicholas Poynder**, and **Chris Honnery**, Barristers, Frederick Jordan Chambers

BEST INTERESTS OF THE CHILD IN S 501 MATTERS: ADVOCACY BEFORE THE ART AND THE FEDERAL COURT

- Preparing evidence and children providing evidence age in age-appropriate manner
- The impact of ART proceedings on children and the impact of culture
- Addressing the best interests of children with specific needs
- Providing submissions to the ART addressing the best interests of the child
- Jurisdictional errors and interesting areas of law relating to best interests of the child
- Persuading the Court that the Tribunal has fallen into jurisdictional error

Presented by **Sean Kikkert**, Barrister, Jessie Street Chambers (SA), List S (VIC)

MARA APPROVAL NUMBERS

Session 1: Face to Face & Live Online – 2 POINTS (CN182)
On Demand – 2 POINTS (DN508)

Session 2: Face to Face & Live Online – 1 POINT MANDATORY ETHICS (M1B10058)

On Demand – 1 POINT (M1B10059)

Session 3: Face to Face & Live Online – 2 POINTS (CN184)

On Demand – 2 POINTS (DN509)

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 6 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility



NAVIGATING FORENSIC EVIDENCE IN CRIMINAL LAW MATTERS

FRIDAY, 21 MARCH 2025
8.30AM TO 12.45PM

\$420
WEB253V16

Are you struggling with the technical aspects of forensic evidence in your matters? Ready for solutions? Gain the edge you need on all things forensic evidence. From finding the evidence to understanding digital forensics, making sense of the DNA reports in sexual offence matters, and interpreting forensic toxicology results. Plus, master your forensic interviewing skills. Don't miss this chance to elevate your skills.

Chair: **Michael Gleeson**, Acting Crown Prosecutor, Office Director of Public Prosecutions

FINDING THE EVIDENCE

- Searches & warrants: lawfulness, applications to exclude evidence
- DNA evidence
- Hearsay evidence: DVECs and recordings from body worn footage
- Acting in drug and poisons offences
- Expert evidence and admissibility of evidence
- Influence on jury decisions, and challenges & limitations

Presented by **Georgia Lewer**, Barrister, Forbes Chambers and **Heather Webb**, Barrister, Forbes Chambers

✓ Professional Skills

DIGITAL FORENSICS: FINDING THE EVIDENCE

- Opportunities for locating electronic data evidence to support cases
- Case studies: use of forensic technology, mobile devices and cloud technology
- Forensic examination and reporting process and presenting findings in court
- Look at ways to find electronic data that can help support cases, while also discussing the difficulties created by current security measures

Presented by **Paul Taylor**, Partner, Forensic Discovery and Data Management, Deloitte Financial Advisory

✓ Professional Skills

INTERPRETATION OF FORENSIC TOXICOLOGY RESULTS IN THE CONTEXT OF A CASE

- How forensic toxicology is used to analyse drugs and poisons and biological effects
- Latest advancements and techniques, accuracy and reliability
- Integration and interpretation of complex toxicological data into criminal cases
- Impact on case strategy, evidence presentation, and case outcomes
- Best practices: for forensic experts in court and communicating scientific findings

Presented by **Professor Olaf H. Drummer AO**, Forensic Toxicology Consultant Specialist, Victorian Institute of Forensic Medicine, Professor Emeritus, Monash University

✓ Professional Skills

ACTING IN SEXUAL OFFENCE MATTERS: MAKING SENSE OF THE DNA REPORT

- Sexual assault investigation workflow
- DNA workflow: 5 step process
- Interpretation of known 2-person profile
- Reporting the statistics
- Situations where we do have, or have to assume, additional information
- Limitations

Presented by **Anna Davey**, Director, Forensic Foundations International

MASTERING THE ART OF INTERVIEWING TO ELICIT FORENSIC EVIDENCE

✓ Professional Skills

- Learn how to craft your questions, manage sensitive topics, and navigate challenging dynamics in forensic evidence matters
- Enhance your interviewing prowess and improve your outcomes

Presented by **Sarah McAlister**, Senior Manager, PKF Integrity

ATTEND AND EARN

4 CPD UNITS

- 1 CPD unit in Substantive Law
- 3 CPD units in Professional Skills



PLAIN ENGLISH LEGAL WRITING WORKSHOP: CLEAR, CONCISE AND PERSUASIVE WRITING

FRIDAY, 21 MARCH 2025
8.30AM TO 10.30AM

\$305
253V24

As a lawyer, your ability to communicate with the written word is the key to your success. Join a practical skills-based session, led by a renowned expert in legal writing. In this interactive workshop, you will explore a range of best practice writing principles (and some "worst practice" ones as well!) to help ensure your documents — memoranda, reports, submissions, correspondence, emails, advices are models of clarity, persuasion and conciseness.

THE LAWYER AS A PROFESSIONAL COMMUNICATOR: TIPS ON CLEAR, CONCISE, PERSUASIVE AND READER- FOCUSED WRITING

An American legal scholar once unkindly observed that there are only two things wrong with most legal writing: one is its style; the other is its content. This workshop will give you the strong legal writing style that you need in your practice.

It does reinforce the key point that writing — indeed, strong writing — is a fundamental skill required of all lawyers.

In this interactive workshop, you will explore a range of best practice writing principles (and some "worst practice" ones as well!) to help ensure your documents — memoranda, reports, submissions, correspondence, emails, advices, whatever — are models of clarity, persuasion and conciseness. In the session you will explore:

- ✓ *The classical legal writing style: what it looks like, and why it doesn't always work*
- ✓ *Plain English writing for lawyers: what it is, and what it isn't*
- ✓ *The professional legal writing voice: myths and realities*
- ✓ *An international standard on plain language — including a soon-to-be-released standard on legal writing*
- ✓ *Email writing: the special challenges*
- ✓ *Clarity in advice writing: an ethical requirement*
- ✓ *Words, sentences and paragraphs: tips and techniques, including writing for persuasion*
- ✓ *Grammar and punctuation: problem areas for lawyers*

Presented by **Bob Milstein**, Principal, Milstein and Associates; Principal, Words and Beyond

BOB MILSTEIN

Bob Milstein is a practising lawyer, specialising in health law and also a plain English trainer and document writer. His background in health law — and in particular health care liability litigation — initially sparked his interest in the importance of clear and reader-focused communications. Bob has been running clear writing/plain English training for more than 18 years, and in that time has provided a range of training services to law firms, regulators, government, business, insurers, tribunals and researchers.

ATTEND AND EARN

2 CPD UNITS

- 2 CPD units in Professional Skills



GUIDE TO BANKRUPTCY PROCEDURES AND PRACTICAL SKILLS



SETTLING LITIGATION FORUM

FRIDAY, 21 MARCH 2025
1.30PM TO 5.45PM

\$505
WEB253V18

Join an essential and comprehensive guide to bankruptcy procedures, featuring insights from the Judicial Registrar of the Federal Court of Australia, a Trustee in Bankruptcy, and leading insolvency experts. Gain insights into applications to set aside bankruptcy notices, managing creditors' petitions, and practical considerations in these processes. You will also cover post-bankruptcy actions, trustee limitations, and recent case updates, legislative amendments and reforms, along with tips for navigating the electronic platform.

Chair: **Simon Rubenstein**, Barrister, Greens List; Leading Insolvency & Restructuring Junior Counsel and Leading Commercial Litigation & dispute Resolution Junior Counsel, *Doyle's Guide 2024*

VIEW FROM THE BENCH

✓ Professional Skills

APPLICATIONS TO SET ASIDE BANKRUPTCY NOTICE AND HEARING OF CREDITORS' PETITIONS

Presented by **Judicial Registrar Amelia Edwards**, Federal Court of Australia

✓ Professional Skills

OTHER PRACTICAL ISSUES FOR APPLICATIONS AND CREDITORS PETITIONS: TIPS AND TRAPS

- What is necessary for application for substituted service: evidence required
- Potential defences the debtor can argue and recent cases
 - › Defences made before the orders are made
 - › Defences made post the order of Bankruptcy has been made
- Recent case review and current interpretation of the *Bankruptcy Act* and regulations
- Examples

Presented by **John Dunne**, Principal, John Dunne & Associates

✓ Professional Skills

POST BANKRUPTCY: WHAT HAPPENS NEXT? WHAT CAN THE TRUSTEE DO AND NOT DO

- Dealing with the Trustee in Bankruptcy
- Powers of a Trustee to claw back preferential payments and dispositions of property to defeat the creditors and general administration of bankruptcy

Presented by **Ivan Glavas**, Partner, Official Liquidator and Registered Trustee, Worrells Solvency & Forensic Accountants

CURRENT CASE OVERVIEW, CURRENT AND PROPOSED LEGISLATIVE REFORMS AND TIPS IN NAVIGATING THE ELECTRONIC PLATFORM

- Current case update
- Review of current and proposed legislative changes
- Tips and traps when dealing with electronic filing and management of proceedings

Presented by **John Dunne**, Principal, John Dunne & Associates and **Ivan Glavas**, Partner, Official Liquidator and Registered Trustee, Worrells Solvency & Forensic Accountants

ATTEND AND EARN

4 CPD UNITS

- 3 CPD units in Professional Skills
- 1 CPD unit in Substantive Law

FRIDAY, 21 MARCH 2025
11.30AM TO 3.45PM

\$505
WEB253W11

Settling can be your best option—if your agreement is secure and tax-efficient. Start by structuring your offer of compromise with enforceability and potential cost consequences in mind. Understand “without prejudice” communications and when this protection might not apply. Gain expert insights on tax and collateral issues in settlement offers to avoid hidden surprises. Walk away with practical strategies for the challenges you face in your mediations and negotiations, bringing them to new heights of success.

Chair: **Anthony Willinge**, Barrister, Murray Chambers; Adjunct Professor at the University of Western Australia

✓ Professional Skills

OFFERS OF COMPROMISE AND COSTS CONSEQUENCES

- Getting the structure right and avoiding an ineffective offer
- Strategic considerations
- Comparisons between Calderbank Offers vs offers made under court rules
- Costs consideration

Presented by **Richard Douglas**, Barrister, Francis Burt Chambers

WITHOUT PREJUDICE COMMUNICATIONS

Presented by **GiGi Visscher**, Barrister, Francis Burt Chambers

TAX AND OTHER COLLATERAL CONSIDERATIONS IN SETTLEMENT OFFERS

Presented by **Matthew Crowley**, Barrister, Francis Burt Chambers; Recommended Tax Junior Counsel, *Doyle's Guide 2023*

✓ Professional Skills

MEDIATIONS & NEGOTIATIONS: A CHALLENGE FOR LAWYERS?

- Legal skills and their limits in negotiation
- Psychology of negotiation: what can be done when material leverage is limited
- Can lawyers learn something from FBI negotiators
- Compromise as the enemy of the optimal deal

Presented by **Robert French**, Barrister, Francis Burt Chambers; Recommended Employment & WHS Law Barrister, *Doyle's Guide 2024*

ATTEND AND EARN

4 CPD UNITS

- 2 CPD units in Substantive Law
- 2 CPD units in Professional Skills



PROCUREMENT COMPLAINTS AND DISPUTES

INTERACTIVE ONLINE LEARNING **\$160**
RECORDED IN MARCH 2024 OND243Q24Z4

- The bases for complaints about the conduct of procurement processes, including the Government Procurement (Judicial Review) Act 2018
- The remedies available to complainants, including damages and injunctions
- The duties owed by public servants in resolving disputes over procurement processes, including those imposed by the Legal Services Directions
- Case studies to illustrate best practice in advising on the resolution of disputes over procurement processes

Presented by **Patrick Collins**, Special Counsel, Maddocks

Attend and earn 1 CPD hour in Substantive Law

PROCUREMENT IN PRACTICE: PRACTICAL TIPS AND CONSIDERATIONS

INTERACTIVE ONLINE LEARNING **\$160**
RECORDED IN MARCH 2024 OND243Q24Z2

Chair: **Anubhav Madan**, Head of Procurement, Local Government Procurement

- Procurement strategy and planning - legal considerations
- Practical ethics and probity in procurement
- Drafting, and responding to, procurement documents and returnable schedules
- Describing the scope of goods and services

Presented by **Angie Freeman**, Partner, Clayton Utz and Monique Azzopardi, Special Counsel, Clayton Utz

Attend and earn 1 CPD hour in Substantive Law

MANAGING LEGAL RISKS IN THE PROCUREMENT PROCESS

INTERACTIVE ONLINE LEARNING **\$160**
RECORDED IN MARCH 2024 OND243Q24Z1

Chair: **Anubhav Madan**, Head of Procurement, Local Government Procurement

- Understanding procurement and the procurement process
- What is the process contract
- Other legal issues and risks in the procurement process
- Post tender notifications, publication, briefings, FOI and discovery
- Statutory and other challenge rights
- War stories

Presented by **Scott Alden**, Partner, Mills Oakley

Attend and earn 1 CPD hour in Substantive Law

ESG AND PROCUREMENT

INTERACTIVE ONLINE LEARNING **\$160**
RECORDED IN MARCH 2024 OND243Q24Z3

Chair: **Anubhav Madan**, Head of Procurement, Local Government Procurement

DEVELOPING A SUSTAINABILITY PROGRAM

- Collaborating with suppliers & internal stakeholders to plan and progress ESG goals
- Achieving sustainable procurement and ESG goals
- Embedding a culture of sustainability in procurement

Presented by **Christel Martin**, Director, Procurement Excellence, Transport for NSW

Attend and earn 1 CPD hour in Substantive Law



PRESSING REGULATORY ISSUES AND DISPUTES IN AUSTRALIAN AGRIBUSINESS

MONDAY, 24 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253Q13

Tailored for both AgriBusiness general counsel and those advising, you will examine the regulatory concerns in AgriBusiness. Ensure your best PPS position for both domestic and international transactions. Navigate regulatory compliance concerns to ensure your sustainability credentials are not at risk and understand the ACCC's enforcement priorities and current prohibitions. Gain expert guidance on strategies to deal with contract disputes in AgriBusiness.

Chair: **Brian Healey**, Partner, K&L Gates; Preeminent AgriBusiness Lawyer, *Doyle's Guide 2024*

CONTRACTS DISPUTES IN AGRIBUSINESS

- AgriBusiness disputes in arbitration and the courts
- Expert determinations
- Key issues for AgriBusiness disputes and recent developments and cases

Presented by **Christiana McCudden**, Special Counsel, Gilbert + Tobin; Recognised for Alternative Dispute Resolution, *Best Lawyers 2025*

FINANCE IN THE SUPPLY CHAIN: HOW CAN STAKEHOLDERS IN AGRIBUSINESS IMPROVE THEIR PPS POSITION WITH FINANCIERS

- Export and import of goods – navigating international PPS compliance
- Common supply chain issues
- Examining case decisions: Carpenter International and Willmott Forests

Presented by **Peter Mills**, Principal Consultant, Keypoint Law

HOW TO BE CONFIDENT IN PROMOTING THE SUSTAINABILITY CREDENTIALS OF YOUR AGRIBUSINESS

- What regulatory and market drivers on food retail lead to pressure on AgriBusinesses upstream?
- How has the ACCC's greenwashing campaign impacted on AgriBusinesses?
- Do regulatory guidance and industry best practices tell you where the finish line is in substantiating your claims?
- How to mitigate legal risks in marketing your sustainability credentials?

Presented by **Charles Fisher**, Principal Solicitor, KHQ Lawyers; Recommended Lawyer, Competition & Trade, *Legal 500 Asia Pacific 2023*

ACCC: A YEAR IN REVIEW

- Outcome of the Supermarket Inquiry
- Understanding the enforcement priorities in the supermarket sector
- Threshold merger review
- Prohibition of unfair trading practices

Presented by **Laura Hartley**, Partner, Addisons; *Best Lawyers in Australia 2025* for Commercial Law *Best Lawyers in Australia*

ATTEND AND EARN

3 CPD UNITS

- 3 CPD units in Substantive Law



THE CHANGING FACE OF TOTAL AND PERMANENT DISABILITY CLAIMS: DISPUTES, COMPLAINTS AND CLAIMS

TUESDAY, 25 MARCH 2025
8.30AM TO 12.45PM

\$505
253N38

While the definition of total and permanent disability has not changed in 30 or 40 years, the nature of underlying causes of disability has changed. Focus on the current state of the law and practice, examine procedural fairness in TPD claims and gain insights from an examination of trustee obligations to vulnerable claimants and access to justice.

Chair: **Stephen Walsh**, Barrister, Frederick Jordan Chambers

PROCEDURAL FAIRNESS

- Practical guidance when responding to a procedural fairness letter in the context of a TPD claim
- The insurer's decision
- Reconsideration requests

Presented by **Adrian Coombes**, Barrister, Seven Windeyer Chambers

VULNERABLE CLAIMANTS – CHALLENGES FOR TRUSTEES AND THEIR MEMBERS: IN CONVERSATION

- Challenges for vulnerable claimants:
 - › Understanding the claims process
 - › Communicating with vulnerable clients
 - › Information gap in claim assessment
 - › Finalisation of claim
- Issues for trustees:
 - › Insurers and legal representative: what are trustee duties?
 - › How is it different to insurer obligations?
 - › What are the practical implications for vulnerable claimants?
- Best practice and case studies: trauma-informed approach, fair approach and fair outcome

Presented by **David Coorey**, Special Counsel, Carrol and O'Dea

CASE UPDATE

Embark on a tour of recent and topical judgments considering life insurance disputes and a discussion about how these may be applied in practice.

Presented by **Craig Parrish**, Principal Lawyer & State Litigation Leader (NSW & SA), Maurice Blackburn Lawyers

✓ *Professional Skills*

HOW A TYPICAL TPD CLAIMANT SAVED OVER \$50,000 IN TAX AND BENEFITS

- Superannuation TPD claims and tax treatment
- Financial impacts to Centrelink, child support, family tax benefits, HECS debts, Medicare etc
- Income protection, litigated insurance & common law settlements & financial implications
- Better financial outcomes

Presented by **Andrew Reynolds**, Principal Adviser, EFS Advice



ADVERTISING AND MARKETING PRACTICES: THE LEGAL CONCERNS

TUESDAY, 25 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253N39

Enforcement of advertising and marketing breaches is on the rise. Join us for a conference focused on essential topics including recent ACCC enforcement actions, greenwashing risks and liabilities, and navigating intellectual property issues in advertising. Gain insights into current regulatory trends and learn practical tips for risk management. Explore the impact of AI tools on marketing strategies and customer engagement. This event is a valuable opportunity to deepen your understanding of the evolving legal landscape in advertising and marketing law.

Chair: **Shaun Miller**, Principal, Shaun Miller Lawyers

RECENT LEARNINGS FROM THE ACCC INSIDE AND OUTSIDE THE COURTROOM: ADVERTISING, MARKETING AND THE REGULATOR

- Current key focus areas of ACCC
- Recap of the regulatory regime and penalties
- An examination of recent enforcement action and court action taken by the ACCC, including in respect of:
 - › Misleading pricing claims
 - › Unfair contract terms
 - › Issues relating to digital platforms

Presented by **Sarah Butler**, Special Counsel, Holding Redlich

GREENWASHING ADVERTISING RISKS: CURRENT POSITION AND KEY CLIENT TAKEAWAYS

- What is greenwashing?
- Greenwashing liability risks: key prohibitions under Australian Consumer Law and maximum money penalties
- Recent trends and regulatory guidance: greenwashing enforcement action
- Greenwashing risk management tips

Presented by **Odette Gourley**, Partner, Corrs Chambers Westgarth; Leading Individual – Intellectual Property, Legal 500 Asia-Pacific

ADVERTISING AND MARKETING: HOT TOPICS, TIPS AND TRAPS

- Navigating IP risks in advertising and marketing
- Overview of recent advertising/consumer law cases
- Other trends and issues including online marketing and privacy

Presented by **Alison Jones**, Special Counsel, Corrs Chambers Westgarth

✓ *Professional Skills*

MARKETING TRENDS FOR ADVERTISING AND MARKETING LAWYERS TO UNDERSTAND – AI AGENTS, AVATARS AND AI COMPANIONS

- 70% of the Customer Journey is completed before reaching out to a vendor - how is that data being used?
- The good, the bad and the ugly of AI in practice
- Impact of new tools like AI forecasting, Predictive Lead Scoring, Customer Platforms and Prospect Intent

Presented by **Tony Eades CSP**, Co-Founder/Chief Strategy Officer, Salted Stone

ATTEND AND EARN

4 CPD UNITS

- 3 CPD units in Substantive Law
- 1 CPD unit in Professional Skills

ATTEND AND EARN

3 CPD UNITS

- 2.5 CPD units in Substantive Law
- 0.5 CPD unit in Professional Skills

**'HOW TO SKILLS' DRAFTING FOR LITIGATORS****TUESDAY, 25 MARCH 2025**
8.30AM TO 12.45PM**\$505**
WEB253N40

Struggling with drafting initiating documents, defences, or affidavits? This essential seminar is here to solve that problem. Learn to draft effective, bulletproof pleadings, particulars, and defences that avoid common pitfalls and stand up to scrutiny—keeping you out of costly interlocutory battles. Gain valuable tips and insights to improve your documents immediately. Master affidavit drafting, and create instruction letters that set your experts up for success. This is a must-attend seminar for anyone aiming to strengthen the clarity, precision, and impact of their legal drafting.

Chair **Stephen Owen-Conway KC**, Sir Lawrence Jackson Chambers✓ *Professional Skills***PLEADINGS AND PARTICULARS: INSIGHTS ON DRAFTING THEM EFFECTIVELY**Presented by **Wai Kaey Soon**, Barrister, Frederick Jordan Chambers✓ *Professional Skills***DRAFTING DEFENCES IN CIVIL & COMMERCIAL MATTERS**

- The function of a defence
- General pleadings protocols and rules as they apply to defences
- Bare defences and the surprise rule
- Admissions, non-admission (deemed admissions) and denials
- Alternative defences

Presented by **Robert French**, Barrister, Francis Burt Chambers✓ *Professional Skills***'HOW TO' DRAFT AFFIDAVITS**

- Practical tips for preparing affidavits
- Common admissibility issues
- Evidence of speech in affidavits: recent judicial observations
- Making affidavits more persuasive

Presented by **Thomas Bagley**, Barrister, Ninth Floor Selborne Chambers✓ *Professional Skills***'HOW TO' DRAFT LETTER OF INSTRUCTION AND HOW TO HELP YOUR EXPERT FORMAT THEIR REPORT**Presented by **Philippe Doyle Gray**, Barrister, 8 Wentworth Chambers**FRANCHISING CODE OF CONDUCT: BIG CHANGES IN 2025****TUESDAY, 25 MARCH 2025**
8.30AM TO 12.45PM**\$305**
WEB253N41

On 1 April 2025, the Franchising Code of Conduct will sunset if not remade.

A comprehensive review of the Code was undertaken in 2023, making 23 recommendations for change. In response, the Government has moved to implement a new Code, adopting 11 of these recommendations. The new Code keeps the same structure as the previous Code, but substantially re-writes (and re-numbers) many of its provisions.

Franchisors will welcome many changes, including simplified disclosure obligations, strengthened termination rights for serious breach, and "opt-out provisions" and removing regulatory requirements for renewing franchises.

Franchisees will welcome a new right to have a reasonable opportunity to make a return on their investment during the term of the agreement, a broader prohibition against restraints of trade in certain circumstances, an expanded right of compensation for early termination, expansion of disclosure obligations concerning "marketing funds" to apply to any "special purpose funds", a revised definition of "motor vehicle dealership", increased financial penalties for breach, and a new right for the Australian Small Business and Family Enterprise Ombudsman to "name and shame" franchisors who have not participated meaningfully in ADR.

These are significant forms which it will be important for all practitioners dealing with the franchise sector to understand.

Chair **Derek Minus**, Barrister, Mediation & Arbitration Chambers**SESSION 1: FRANCHISING CODE OF CONDUCT – EXPLAINED**

In this session, our panel of experts, will provide a comprehensive overview of the recent changes to the Franchising Code of Conduct. They will break down the key amendments and explain their implications for both franchisors and franchisees.

Panelists

Josh Simons, Partner, Thomson Geer**Elizabeth Gore Jones**, Founding Partner, The Franchise & Business Lawyers**Simone Pentis**, Managing Partner, Advantage Partners Lawyers**SESSION 2: PREPARING FOR MEDIATION IN FRANCHISE DISPUTES**

Dr Johnson will address the mental health impact of franchise disputes on all parties, franchisees, franchisors, and lawyers when conflicting "truths" arise in franchise agreements.

This session will explore how assumptions, often mistaken for facts, lead to unmet expectations and mutual blame that escalate disputes.

Katherine will discuss how mediation, as opposed to litigation, can empower each party by untangling perspectives and fostering understanding. Despite changes to the Franchising Code of Conduct, these core issues remain central to franchise disputes, making mediation a constructive approach to resolution.

Presented by **Dr Katherine Johnson**, Director, Unilegal Consulting**GET THE MOST OUT OF YOUR CPD HOURS!**

With our huge range of online, in-person and on-demand programmes

ATTEND AND EARN**4 CPD UNITS**

- 4 CPD units in Professional Skills

ATTEND AND EARN**2 CPD UNITS**

- 1 CPD unit in Substantive Law
- 1 CPD unit in Practice Management & Business Skills



FAMILY LAW PARENTING SYMPOSIUM

WEDNESDAY, 26 MARCH 2025
8.30AM TO 4.45PM

\$795
WEB253N43

Gain valuable insights into key topics shaping family law parenting matters. Examine recent reforms one year on with a focus on safety and Rice & Asplund codification, unpack the complexities and risks of parental alienation, and assess the impact of new amendments to the Hague Child Abduction Convention regulations. Gain valuable insights from the latest case updates and understand the influence of parental mental health on parenting capacity from an adolescent and family psychiatrist. Finally, tailored for family law practitioners, gain essential practical guidance on managing urgent parental applications, meeting ethical obligations in family law parenting matters, and tips for sustaining a thriving family law practice and cover off your ethics, professional skills and practice management.

SESSION 1: REFORMS, AMENDMENTS & CASE UPDATE, ALIENATION AND CAPACITY

8.30AM TO 12.45PM

WEB253N43A

\$505

Chair: **Carly Mirza-Price**, Partner, Mills Oakley; Recommended Parenting & Children's Matters Lawyer, *Doyle's Guide 2024*

PARENTAL ALIENATION: WHAT IS IT? DOES IT REPRESENT AN UNACCEPTABLE RISK

- How to deal with the situation when there was abuse
- How to deal with the situation when no abuse but the child is told that there is

Presented by **Neil Jackson**, Barrister, Frederick Jordan Chambers

NEW REFORMS 'ONE YEAR ON': SAFETY AND CODIFICATION OF RICE & ASPLUND

- Interpretation of the 'Best Interests' test
- Statutory iteration of the *Rice vs Asplund* principle vs how it's being interpreted by the courts: Whitehill & Talaska; Rasheem & Rasheem
- The Role of the Independent Children's Lawyer in light of the recent changes to the *Family Law Act*

Presented by **Karen Shea**, Barrister, Frederick Jordan Chambers; Leading Junior Counsel, Parenting & Children's Matters Barrister, *Doyle's Guide 2024*

WILL THE AMENDMENTS TO THE REGULATIONS REGARDING THE HAGUE CHILD ABDUCTION CONVENTION MAKE ANY DIFFERENCE?

- The provision of free legal representation for the 'abducting parent'
- The requirement to consider 'family violence' in any defence to a Return Application
- Recent court decisions since the amendments

Presented by **Maurice Edwards**, Special Counsel, Rafton Family Lawyers; Recommended Family Law Mediator, *Doyle's Guide 2024*

RECENT CASE UPDATE

- How is the Court approaching coercive control?
- Harmful proceedings: the new vexatious
- Insight – what does it look like?

Presented by **Kylie Chesterman**, Barrister, Level 14 Inns of Court Chambers; Recommended Family Law Junior Counsel, *Doyle's Guide 2024*

✓ *Professional Skills*

THE INTERFACE BETWEEN PARENTAL MENTAL HEALTH ISSUES AND PARENTING CAPACITY

- Consider the impact of developmental experiences in parent's family of origin and personality vulnerabilities on parenting capacity independent of diagnosis
- Diagnostic categories, and the place of therapeutic intervention
- considered in this context the impact of parental mental illness on parenting capacity

Presented by **Dr Antony Milch**, Child, Adolescent and Family Psychiatrist, Family in Mind

SESSION 2: ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT FOR FAMILY LAWYERS (PARENTING)

1.30PM TO 4.45PM

WEB253N43B

\$420

Chair: **Susan Warda**, Partner, Mills Oakley; Recommended Family & Divorce Lawyer and Recommended Family Lawyers (High-Value & Complex Property Matters), *Doyle's Guide 2024*

✓ *Professional Skills*

RUNNING URGENT PARENTING APPLICATIONS

- Factors that may make a parenting application urgent
- Pre-action procedures
- To serve or not
- Convincing the court
- Managing client expectations

Presented by **Dianne Pendergast**, Barrister, Brisbane Chambers; Recommended Parenting & Children's Matters Junior Barrister, and Recommended Family Law Counsel, *Doyle's Guide 2024*

✓ *Ethics & Professional Responsibility*

NAVIGATING ETHICAL OBLIGATIONS IN FAMILY LAW PARENTING MATTERS

- Refresher on obligations pursuant to the Solicitors Conduct Rules and Family Law Rules
- Communicating with clients, experts, Court, third parties
- Conflicts
- Disclosure
- Secret recordings
- When clients go rogue including dealing with illegally obtained 'evidence'

Presented by **Tijana Petkovic**, Director, Blanchfield Nicholls

✓ *Practice Management & Business Skills*

DEALING WITH THE PRACTICAL IMPACTS OF RUNNING A BUSY FAMILY LAW PARENTING PRACTICE

- Managing escalating practice costs and client expectations
- Managing lawyer burnout and mental health
- Knowing when and how to draw boundaries with clients
- Family law violence
- Court delays and deadlines

Presented by **Kuppy Nambiar**, Director, Nambiar Hogg Family Lawyers; Recommended Parenting & Children's Matters Lawyer, *Doyle's Guide 2024*

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 3 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility

- 1 CPD unit in Practice Management & Business Skills
- 2 CPD units in Professional Skills



COMMERCIAL LITIGATION CONFERENCE

WEDNESDAY, 26 MARCH 2025
8.30AM TO 4.45PM

\$795
WEB253N46

Do you need a quick roundup of the key issues in commercial litigation currently? Do you need your ethics, practice management and professional skills points but want them truly tailored for your commercial litigation practice? The Commercial Litigation Conference has just that for you. You will delve into challenging authority, gain an expert roundup of enforcing contracts including unfair contracts, unsigned contracts, examine misuse of intellectual property and breach of restraint of trade claims, plus explore enforcement of privacy breaches and insolvency matters. Gain practical strategies for drafting pleadings and leveraging AI for an efficient practice. All from expert commercial litigators with experience and expertise to share.

SESSION 1: YOUR ANNUAL UPDATE ON IMPORTANT AREAS OF COMMERCIAL LITIGATION

8.30AM TO 12.45PM

WEB253N46A

\$505

Chair: **Trevor Withane**, Partner, Ironbridge Legal

CHALLENGING AUTHORITY: A REVIEW OF THE LAW OF AUTHORITY

- Actual / Express / Apparent / Ostensible
- Principal / Agent
- Authority to act for a corporation (including indoor management rule)
- Breach of warranty of authority

Presented by **Greg Smart**, Partner, Wallace & Wallace Lawyers; Accredited Specialist Commercial Litigation

CONTRACT LAW: ENFORCING AGREEMENTS UPDATE

- Formation
- Legislative intervention in relation to unfair contract terms
- Penalties
- Remedies

Presented by **Robert Carey**, Barrister, 7 Wentworth Selborne

COMPETITION LAW UPDATE: MISUSE OF INTELLECTUAL PROPERTY AND BREACH OF RESTRAINT OF TRADE

Explore the intersection between intellectual property misuse and restraints of trade (RoTs), gain practical insights into protecting business interests while navigating legal boundaries.

- Protecting IP through RoTs: how confidential information, trademarks, patents, and copyrights align with enforceable restraints
- Reasonable restraints: defining acceptable time and geographic limits versus overreaching constraints
- Drafting resilient RoTs: practical tips to ensure enforceability, and when courts might read them down
- Impugning RoTs: strategies to challenge unreasonable restraints in court
- Business sales vs employment contexts: comparing RoTs for established businesses versus departing employees

Presented by **Sydney Jacobs**, Barrister, 13 Wentworth Chambers

A NEW ERA OF PRIVACY REGULATORY ENFORCEMENT

- Brief overview of privacy laws affecting businesses
- Stronger penalties and increased risk for businesses
- Enhanced powers for the OAIC
- Rights to seek compensation

Presented by **Edward Martin**, Partner, Gadens

INSOLVENCY UPDATE

Presented by **Colin Brown**, Special Counsel, Bridge Lawyers

SESSION 2: ETHICS, PROFESSIONAL SKILLS & PRACTICE MANAGEMENT FOR COMMERCIAL LITIGATORS

1.30PM TO 4.45PM

WEB253N46A

\$420

Chair: **Sarah Davies**, Director, Sarah Davies Legal; Accredited Specialist in Commercial Litigation

✓ *Ethics & Professional Responsibility*

KNOWING YOUR ETHICAL BOUNDARIES IN A DISPUTES PRACTICE

A number of common situations in everyday legal practice can be negotiated safely with a confident understanding of ethical obligations.

- Confidentiality and privilege: principles, limitations and waiver
- Conflicts
- Undertakings
- Ex parte applications

Presented by **Nola Peace**, Barrister, Chambers 33

✓ *Professional Skills*

'HOW TO' TACTICAL PLEADING AND STRIKE-OUT PROOFING YOUR CASE

- Tips to reduce the risk of a pleading being struck out or challenged
- The proper pleading of knowledge, inferences and causation
- The role of pleadings as the foundation of the case theory at trial

Presented by **Matthew Jones KC**, Barrister, Level Twenty Seven Chambers

✓ *Practice Management and Business Skills*

LEVERAGING AI AND OTHER TECHNOLOGY TO IMPROVE EFFICIENCY, MANAGE RISK AND REDUCE LITIGATION STRESS

This session showcases AI tools that will streamline case preparation by automating production of chronologies, summarising documents and extracting relevant details quickly. Learn how to evaluate which of the available tools is best place to help your practice being more efficient and more profitable.

Presented by **Fiona McLay**, Principal Lawyer, McLay Legal



ALL NEW CONFERENCE

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

- 4 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills



SPACE LAW



CORPORATE INSOLVENCY CRITICAL ISSUES AND UPDATES

MONDAY, 25 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253N42

Come to an illuminating conference on space law – chaired by Dr Joel Lisk, Lecturer in Space Law at Flinders University. Delve into the significance of space for Australia with Prof. Steven Freeland, who will explore the international framework governing space activities and future challenges. Donna Lawler of Azimuth Advisory will discuss the nuances of commercial space transactions and the unique considerations that drive them. Finally, Dr Stefan Paterson will examine the intersection of space law and intellectual property, providing strategies for protecting space technology. This event is a must for anyone interested in the dynamic field of space law and its real-world implications. Secure your place today.

Chair: **Dr Joel Lisk**, Lecturer in Space Law, Flinders University

THE WONDERS OF SPACE LAW: HOW IT IMPACTS YOU EVERY DAY

- Why space is important for Australia and Australians
- An outline of the international framework for space activities
- The implementation of international law into Australia's national space legislation
- Challenges for future space governance

Presented by **Em. Prof. Steven Freeland**, Emeritus Professor, Western Sydney University and Bond University

COMMERCIAL SPACE TRANSACTIONS: UNLEARNING TERRESTRIAL HABITS

- Why scarcity of insurance drives everything
- Buying and selling spacecraft
- Launching spacecraft

Presented by **Donna Lawler**, Principal, Azimuth Advisory

THE INTERSECTION OF SPACE LAW AND IP

- Understand how IP laws and space laws interact
- Issues with IP laws when looking to protect space technology
- Strategies to protect IP needs to consider entire commercial ecosystem

Presented by **Dr Stefan Paterson**, Principal, Integrated IP (IIP)

✓ *Professional Skills*

THE ROLE OF COOPERATIVE RESEARCH CENTRES (CRC) IN SPACE LAW AND POLICY DEVELOPMENT

- A CRC as a platform to integrate policy design and industry needs (i.e. co-development of industry-driven policy outcomes)
- How a CRC enables thought-leadership projection re policy development (i.e. decadal approach to maturing a commercially relevant eco-system)
- CRCs as a funding mechanism for space law and policy development

Presented by **Prof. Anna Moore**, Director, ANU Institute for Space, and **Benjamin Bek**, Associate Director (Program Delivery and Operations), ANU Institute for Space, and Bid Chief Operating Officer, Future of Space Cooperative Research Centre

WEDNESDAY, 26 MARCH 2025
1.00PM TO 5.15PM

\$505
WEB253N44

Gain the confidence to handle corporate insolvency questions with insights from a panel of experienced barristers, solicitors, liquidators and insolvency professionals. In this comprehensive program you will cover every stage of navigating ATO Director Penalty Notices, safe harbour plans, small business restructuring and Deeds of Company Arrangements. Examine the courts' approach to interplay of insolvency and trusts, recent changes to the Peak Indebtedness Rule, and understanding voidable transactions in liquidations—essential insights for anyone at the crossroads of tax, restructuring, and insolvency law.

Chair: **Alice Ruhe**, Partner, SMB Advisory; Registered Trustee in Bankruptcy and Registered Liquidator

ATO DIRECTOR PENALTY NOTICE - WHAT HAPPENS NEXT - BEFORE, DURING AND AFTER

- What happens if you don't deal with a DPN in time
- What does it mean for directors personally
- What action can directors take to deal with post DPN personal debt
- Looking at the end game

Presented by **Alice Ruhe**, Partner, SMB Advisory; Registered Trustee in Bankruptcy and Registered Liquidator

SAFE HARBOUR PLANS, SMALL BUSINESS RESTRUCTURING VS DEED OF COMPANY ARRANGEMENTS

Presented **Aaron Lucan**, Principal, Western Sydney, Central West, Worrells; Registered Liquidator and Registered bankruptcy trustee

INTERPLAY WITH INSOLVENCY AND TRUSTS: STATE OF THE LAW

Consider the interplay of trusts under corporate insolvency law and explore whether recent decisions have shed any clarity on how they are to be treated in insolvency.

Presented by **Cynthia Cochrane SC** and **James Mack**, Barrister, Level 22 Chambers

PREFERENCES AND CHANGES TO THE PEAK INDEBTEDNESS RULE

- What is a voidable transaction and unfair preference claims in the context of liquidations
- Common defences to unfair preference claims
- What is the peak indebtedness rule?
- Key cases, including *Bryant v Badenoch Integrated Logging Pty Ltd* [2023] HCA 2

Presented by **Stipe Vuleta**, Managing Director and **Neil Bookseller**, Senior Associate, Chamberlains



ALL NEW PROGRAM

ATTEND AND EARN

3 CPD UNITS

- 2.5 CPD units in Substantive Law
- 0.5 CPD units in Professional Skills

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law



COMMONWEALTH GOVERNMENT PROCUREMENT ESSENTIALS

MONDAY, 24 MARCH 2025
1.00PM TO 4.15PM

\$420
WEB253Q14

Whether you are a legal professional or procurement officer, equip yourself with the tools and knowledge to drive best practice procurement and optimise your procurement processes while managing risks and liabilities. Understand the risks and issues that may arise with incumbent providers, unpack the theory and practical application of negotiation in Commonwealth procurement, and review the debarment regimes and tips on choosing the right evaluation criteria when assessing tenders to achieve a value for money outcome.

Chair: **Philippe Lambert**, Principal Consultant, Lambert & Co

THE TYRANNY OF INCUMBENCY – DOES FAMILIARITY BREED CONTEMPT

- Incumbency in tendering
- What is the issue with incumbents and is it really an advantage?
- Early identification and procurement planning
- Can an entity engaged to assist with an early stage: bid for the main procurement
- Intellectual property issues with incumbent contractors: who owns what
- Extensions and variations under the procurement rules
- Other issues:
 - › Data rooms and data room access agreements
 - › Deeds of confidentiality
 - › Transition in/ transition out

Presented by **Scott Alden**, Partner, Mills Oakley

✓ *Professional Skills*

NEGOTIATION: THEORY AND PRACTICAL APPLICATION IN COMMONWEALTH PROCUREMENT

- Negotiation theory: positional bargaining versus principled negotiation
- Practical application: negotiations in a Commonwealth procurement policy context
- Lessons learned and practical examples

Presented by **Rory Alexander**, Partner, Aldermane; and **James Evans**, Associate, Aldermane

THE DEBARMENT REGIMES IN PROCUREMENT: HOW THEY WORK AND CHOOSING THE RIGHT EVALUATION CRITERIA

In conducting any procurement you are seeking a value for money outcome. To achieve this you need to select the right evaluation criteria.

- Commonwealth/State/Territory policy mandatory pass/fail criteria
- Relevant debarment regime
- Customer essential pass/fail criteria
- Appropriate evaluation criteria to rank tenderers with a view to achieving value for money
- Consideration of technical criteria
- Consideration of financial criteria
- Consideration of risk
- Putting the pieces together
- Mitigating a challenge from a disgruntled tenderer.

Presented by **Alexandra Wedutenko**, Partner, Sparke Helmore Lawyers

SHAREHOLDER AGREEMENTS INTENSIVE

THURSDAY, 13 FEBRUARY 2025
8.30AM TO 12.45PM

\$505
WEB252N04

Back by popular demand, an intensive workshop covering the need-to-know information in shareholder agreements. Beginning with the ever-popular masterclass from John Graves, a leading authority in business law, gain an expert understanding of structuring entities, entry and exit strategies and buy sell agreements whether incorporated into the shareholder agreement or not. Receive guidance much requested guidance on valuations, methodologies and clauses.

Chair: **Fiona Hansen**, Senior Managing Director, Head of Valuations Advisory, FTI Consulting Australia

SHAREHOLDER AGREEMENTS PRACTICAL WORKSHOP: WITH 2025 UPDATES

- Structuring entities
 - › Structuring of companies and business entities
 - › Governance and control of the entity
 - › Financing of an entity's business objectives
 - › Determination of that entity
 - › The importance of Shareholder Agreements generally
- Shareholder Entry and Exit Strategies
 - › Non-compete, confidentiality and restraint
 - › Managing the process by drafting and other methods
 - › Strategies to minimise difficulties
 - › Precedent clauses: Which ones work and why?

Presented by **John Graves Principal**, Bradfield & Scott Lawyers; Accredited Specialist in Business and Property Law

BUSINESS SUCCESSION PLANNING USING SHAREHOLDER AGREEMENT AND OTHER AGREEMENTS

- A look at succession planning from a commercial/tax lens
- Structuring a buy/sell agreement, whether incorporated within the shareholders agreement or as a standalone agreement
- Insurance funding and ownership
- Tax implications

Presented by **Amanda Comelli**, Partner, Brown Wright Stein Lawyers; Accredited Specialist in Business Law

✓ *Professional Skills*

KEY VALUATION ISSUES IN 2025

- Best practice in using a valuation formula
- The most useful valuation methodologies and where to apply them
- Identifying and including appropriate valuation clauses in shareholder agreements

Presented by **Dan Taylor**, Partner, Prime Financial Group; Fellow, Institute of Chartered Accountants Australia and Financial Services Institute Australia; Certified CA Business Valuation Specialist

ATTEND AND EARN

3 CPD UNITS

- 2 CPD units in Substantive Law
- 1 CPD unit in Professional Skills

ATTEND AND EARN

4 CPD UNITS

- 3 CPD units in Substantive Law
- 1 CPD unit in Professional Skills



PERSONAL INJURIES: 3 STRATEGIES TO MAXIMISE DAMAGES

THURSDAY, 27 MARCH 2025
1.30PM TO 4.45PM

\$420
WEB253N48

If you missed out in August 2024, then this is your go-to seminar on damages in personal injury claims. Offering 3 up to the minute presentations by industry experts who will dissect a key area related to maximising the outcome of a personal injury claim. Explore the assessment of damages where the claimant is a child and delve into the various aspects of quantifying economic loss of a self-employed plaintiff. Finally, join Rob Taylor who will take you through the legal implications of claiming damages under different regimes in the one claim.

Chair: **Paul Blacket SC**, Sir James Hall Chambers

✓ Professional Skills

CHILDREN WITH CATASTROPHIC INJURY CLAIMS: THE PIVOTAL ROLE OF THE OT REPORT IN QUANTIFYING DAMAGES

In cases where children have suffered a catastrophic injury, the OT report is central in the work of the lawyer building the claim for damages, in sourcing other opinions, costings from builders and other medical specialists. Examine:

- Assessment, with costings of care over and above that of a typically developing child
- Lifetime care
- Equipment
- Home modifications
- Impact on the family of supporting a child with catastrophic injuries

Presented by **Nancy Stephenson**, Consultant Occupational Therapist, Assess Medical Group

✓ Professional Skills

ASSESSING ECONOMIC LOSS OF SELF-EMPLOYED PLAINTIFFS

- Loss of profits and/or replacement labour
- Impact of the sale of a business
- The premium for "entrepreneurship"
- Taxation issues

Presented by **Mariano Rossetto**, Director, Forensic & Litigation, Vincents

A DIFFERENT DRUMMER: CLAIMING DAMAGES UNDER DIFFERENT REGIMES IN THE ONE CLAIM

- Work injury damages and the intersection of public liability and motor accident regimes
- Might a workers compensation insurer pay motor accident damages?
- The classic case: a worker run over by a forklift at work

Presented by **Rob Taylor**, Barrister, Jack Shand Chambers



CLASS ACTIONS REFORMS, STRATEGIES AND CURRENT CHALLENGES

FRIDAY, 28 MARCH 2025
8.30AM TO 12.45PM

\$505
WEB253N50

With new reforms regarding funding and contingency fees, the landscape of class actions is changing. Address the pressing concerns in Australia's dynamic class actions market. Gain practical strategies from seasoned Plaintiff and Defendant lawyers providing crucial insights on how to navigate and avoid common procedural pitfalls from the initiation through to the case management of class actions. Examine shareholder and environmental class actions. Understand judicial review of approval of class actions as well as settlement approvals and fair and reasonable third-party litigation funding deductions. Understand common fund orders and examine contingency fee developments in addition to after the event insurance.

Chair: **Angela Pearsall**, Partner, Ashurst Australia

✓ Professional Skills

PROCEDURAL TRAPS FROM COMMENCEMENT AND CARRIAGE OF CLASS ACTIONS

- Planning class action litigation from the start to ensure success
- Common traps in pleading
- 'The Beauty Parade': managing multiplicity of actions against the one defendant.
 - › How the courts are dealing with multiple plaintiffs and different jurisdictions
 - › How the courts can structure the trials
 - › Key pre-trial orders
- Dealing with key stakeholders: clients, insurers, media, group members, litigation funders, other parties
- Recent legislative developments and decisions

Facilitated by:

Angela Pearsall, Partner, Ashurst Australia

Panelists:

Odetta McDonald, Director, Phi Finney McDonald

Nathan Rapoport, Practice Group Leader, Class Actions, Slater + Gordon Lawyers

Kione Johnson, Practice Leader, Class Actions, Shine Lawyers

CLASS ACTION SETTLEMENT APPROVALS AND THIRD-PARTY LITIGATION FUNDING

- Observable trends in the exercise of judicial discretion to approve class action settlements
- Fair and reasonable deductions
 - › Legal costs
 - › After the event insurance
 - › Funding commissions
- Common Fund Orders, Group Costs Orders, and contingency fee arrangements

Presented by **Simon Morris**, Managing Partner, Morris Mennilli; Author, Australian chapters of *Litigation Funding - Getting the Deal Through* and *The Global Damages Review*

MARKET TRENDS OF CLASS ACTIONS IN AUSTRALIA & OVERSEAS

- Continued challenges for plaintiffs pursuing shareholder class actions in Australia
- The ongoing attractiveness of contingency fees and the beginning of Federal jurisdiction contingency fees
- The proliferation of plaintiff firms pursuing class actions in Australia and the increasing role of overseas actors in Australian class actions
- The drive toward data and environmental class actions globally

Presented by **Jason Betts**, Partner, Global Co-Head of Class Actions, Herbert Smith Freehills; Lawyers Weekly 2024 Class Actions Partner of the Year; Visitor to the University of Sydney Law School, teaching the post-graduate course "Class Action Litigation in Australia"; Co-author, *Class Actions in Australia* 3rd ed.

✓ Professional Skills

'AFTER THE EVENT' INSURANCE: ITS USE, CURRENT TRENDS AND HOW TO OBTAIN IT

- ATE insurance: What is it?
- How and why it is used in class actions
- Current trends and future developments
- How to obtain it & what to look out for

Presented by **Philip Lomax**, Managing Director (Asia Pacific), Litica; Lawyer

ATTEND AND EARN

3 CPD UNITS

- 2 CPD units in Professional Skills
- 1 CPD unit in Substantive Law

ATTEND AND EARN

4 CPD UNITS

- 2 CPD units in Substantive Law
- 2 CPD units in Professional Skills



ENVIRONMENTAL ASSET TOKENISATION: THE LEGAL IMPLICATIONS

FRIDAY, 28 MARCH 2025
8.30AM TO 12.45PM

\$420
WEB253N10

Join us for a frontier crossing conference on the legal implications of environmental asset tokenisation. You will gain critical insights on the current regulatory framework for tokenising environmental assets, the role of tokenomics in defining these assets and examine the complexities of digitising carbon credits and their market dynamics. This conference presents you with a unique opportunity to enhance your expertise in a rapidly evolving legal landscape, engage with industry leaders and strengthen your practice.

Chair: **John Bassilios**, Partner, Fintech & Blockchain Lead, Hall & Wilcox; The Legal 500 Asia Pacific 2024, Next Generation Partner, Fintech and Financial Services Regulatory

LEGAL CONSIDERATIONS FOR TOKENISING ENVIRONMENTAL ASSETS

- Current state of digital assets regulation
- Legal considerations in tokenising financial assets linked to the environment
- Legal considerations for tokenising real world environmental assets
- Government policy proposal on asset tokenisation
- Potential use cases

Presented by **Steven Pettigrove**, Partner, Piper Alderman; Legal 500 Asia Pacific 2024: Australia – Rising Star for Fintech and Financial Services Regulatory

✓ Professional Skills

TOKENISATION OF ENVIRONMENTAL ASSETS: WHY TOKENOMICS COMES BEFORE TOKENISATION

- What is Tokenomics?
- Why Tokenomics matters when defining real-world environmental assets tokens
- Not all tokens are the same nor are all environmental assets are the same
- Elements to consider when defining tokens: structure, functionality, governance and compliance
- Not all environmental assets are financial products: the case of tokenising water rights and water quality credits

Presented by **Katrina Donaghy**, Country Chief Executive Officer, WATER LEDGER AUSTRALIA

✓ Professional Skills

THE DIGITISATION OF CARBON CREDITS

- What are carbon credits?
- Tokenising carbon credits
- Why tokenise carbon credits?
- Creating a market for carbon credits
- Listing tokenised carbon credits on an exchange

Presented by **Andrew Mayo**, Founder and CEO, MyCarbon

THE LEGAL ISSUES IN DIGITISING CARBON CREDITS

- Carbon credit regulations
- Corporations Law regulations dealing with a financial product
- Implications of AFSL involvement
- Creating a legal market for tokenised carbon credits

Presented by **Dr Adrian McCullagh**, Principal, ODMOB Lawyers; Member, Australian Law Council Digital Commerce committee, Special Advisor to the Director General of the Blockchain Climate Institute based in the UK



DIRECTOR DUTIES: LIABILITIES, PENALTIES AND ENFORCEMENT REALITIES

FRIDAY, 28 MARCH 2025
9.30AM TO 1.45PM

\$505
WEB253Q15

The risks are real, and for directors, “the buck stops here.” In this essential half day-session you will be guided by an experienced, expert panel through the necessary measures for risk identification and management of potential directors' liabilities relating to insolvent trading, tortious and ACL duties, and accessorial liability post-Wills.

Chair: **Temple Saville**, Barrister, Nationally Accredited Mediator, The Victorian Bar

HOW TO KEEP DIRECTORS OUT OF HOT WATER: REGULATORY ENFORCEMENT AND INVESTIGATIONS

REGULATORY ENFORCEMENT PRIORITIES FOR 2025

REGULATORY INVESTIGATIONS: RECENT CASES AND LEARNINGS LEGAL RISK MANAGEMENT

Presented by **Suzanne Howari**, Senior Associate, Brown Wright Stein Lawyers: Risk & Governance Specialist, Fellow of the Governance Institute of Australia

NAVIGATING THE NEW COMPLIANCE LANDSCAPE: LEGAL RISKS AND RESPONSIBILITIES POST-WILLS V ACCC

- What 'not to do' from a front end perspective
- Take a granular look at the actual facts, and what Wills did that rendered him liable
- Explore the reasoning of the Court, and how this might catch other Board room situations

Presented by **Rhys Williamson**, Special Counsel, Mahoneys

DUTY TO PREVENT INSOLVENT TRADING AND LIABILITIES

- Legal obligations under the Corporations Act
- Duties owed to creditors
- Defining insolvency and its indicators
- Indicators that directors must assess
- Civil and criminal liabilities for breaches of their duty to prevent insolvent trading
- Possible defences

Presented by **Mark D Martin KC**, Barrister-at -Law, Level 10 Inns of Court, Recommended Insolvency & Restructuring Senior Counsel, *Doyle's Guide 2024*

DIRECTORS' LIABILITY AND EXPOSURES: A PERSPECTIVE FROM A RESTRUCTURING SPECIALIST

- Personal liability of directors for unpaid company superannuation
- Breach of directors' duties
- Potential risks tied to personal guarantees
- Personal guarantees and their impact on family property under charging clauses
- Personal guarantees extended for building companies
- Director/shareholder loan accounts and their implications

Presented by **Dino Travaglini**, Director, Travaglini Corporate Advisory

DIRECTORS IN THE FIRING LINE: THE NEW ROADMAP FOR MAINTAINING THE VEIL

- Essential matters, factual evaluations, and normative judgments: When is ignorance bliss?
- Victory for the 'narrow' knowledge test: What does this mean for directors accused of being involved in unconscionable conduct, misleading or deceptive conduct, anti-competitive conduct, unlicensed credit activity, or continuous disclosure contraventions?
- The special case of unconscionable systems: What does this mean for director liability?
- What's at stake?

Presented by **Peter Travis**, Commercial Barrister and Mediator, Gibbs Chambers



ALL NEW PROGRAM

ATTEND AND EARN

3 CPD UNITS

- 1.5 CPD units in Substantive Law
- 1.5 CPD units in Professional Skills

ATTEND AND EARN

4 CPD UNITS

- 4 CPD units in Substantive Law

3 SIMPLE WAYS TO REGISTER

WEB

PHONE

EMAIL

www.legalwiseseminars.com.au

02 9387 8133

info@legalwiseseminars.com.au

Legalwise REGISTRATION FORM / TAX INVOICE

Early Bird Discount Ends 20 December 2024

YOUR DETAILS

Title First name

Last name

Job title

Organisation

Postal address

City State P/Code

DX

Email

Phone

Mobile

PLEASE REGISTER ME FOR THE 10 CPD POINT PACKAGE FOR ONLY \$990 (\$693 IF REGISTERED BEFORE 20 DECEMBER 2024)

PAYMENT

All price inc GST. This document will be a tax invoice for GST when fully completed and you make a payment that is under \$1000. Please take a copy for your records. ALL registrations must be paid in full prior to the date of the event.

CREDIT CARD Charge \$ _____ to Mastercard Visa Amex

Card Number

Expiry Date / CVV

Security Number for AMEX is 4 digits on front of the card. All other cards last 3 digits on back of the card.

Name on Card

Signature

EFT BSB: 062-124 Account Number: 1048 9181

Email your remittance to accounts@legalwiseseminars.com.au

PLEASE REGISTER ME FOR THESE ADELAIDE PROGRAMS AT: HILTON ADELAIDE, 233 VICTORIA SQUARE, ADELAIDE

SEMINAR NAME	Code	Std. Price	Early Bird	Face to Face	Live online	Recording
South Australia Legal Symposium 2025	253501	\$990.00	\$693.00	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Stream A: Session 1: Family, Wills and Property Law Update	253501A	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Stream B: Session 1: Crime, Litigation and Personal Injury Update	253501B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Stream A: Session 2: Privacy, Migration and Employment Law Update	253501C	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Stream B: Session 2: ESG Contracts and PPSA Update	253501D	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 3: Plenary Session - All Your Required Units in One Session	253501E	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

PLEASE REGISTER ME FOR THESE INTERACTIVE RECORDINGS

SEMINAR NAME	Code	Std. Price	Early Bird	Recording
Procurement Complaints And Disputes	OND243Q2424	\$160.00	\$112.00	<input type="checkbox"/>
Procurement In Practice: Practical Tips And Considerations	OND243Q2422	\$160.00	\$112.00	<input type="checkbox"/>
Managing Legal Risks In The Procurement Process	OND243Q2421	\$160.00	\$112.00	<input type="checkbox"/>
ESG And Procurement	OND243Q2423	\$160.00	\$112.00	<input type="checkbox"/>

PLEASE REGISTER ME FOR THESE ONLINE PROGRAMS

SEMINAR NAME	Code	Std. Price	Early Bird	Live online	Recording
Ethics, Professional Skills & Practice Management Over Lunch, Over 3 Weeks	WEB252N03	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: the Ethics of AI in Your Practice (And Can You Really Charge When You Use ChatGPT?)	WEB252N03A	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Data Breach and Cyber Attacks: Proactive Prevention & Effective Responses	WEB252N03B	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 3: Effective Negotiation and Influencing Skills	WEB252N03C	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Build-To-Rent Tax Concessions Update	WEB252N20	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Advanced Will Drafting Workshop For All Lawyers	WEB252N07	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
5th Annual NDIS Reforms, Compliance and Issues in A Changing Landscape	WEB252N06	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Key Changes to the Landscape: NDIS Reforms & Compliance	WEB252N06A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Decision Making & Unfair Contracts: Meeting the Needs of the Client & the NDIS Provider	WEB252N06B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Consumer and Competition Law Concerns in 2025	WEB252N09	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Environmental Reform Update	WEB252N10	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Data Privacy and Cyber Security Law Reforms Intensive	WEB252N12	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Family Law Drafting: Agreements, Applications and Affidavits	WEB252N14	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Not-For-Profit & Charities Law: Legislation, Governance & Compliance	WEB252N15	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Insurance Law Intensive: Investigations, Claims and Recent Cases	WEB252N16	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Government Law Symposium: 10 Points in One Day	WEB252C01	\$990.00	\$693.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Cyber Security, Privacy, Whs and Employment	WEB252C01A	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Decision Making and Litigation in the Public Sector	WEB252C01B	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 3: Government Lawyers: Ethics, Professional Skills and Practice Management	WEB252C01C	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Litigation Skills Lunchtime Series	WEB252N17	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Effective Communication For A Successful Litigation	WEB252N17A	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Legal Professional Privilege in the Context of Discovery	WEB252N17B	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 3: Entering Settlement Discussions During Trial	WEB252N17C	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Government Litigation: A Practical Guide to Preparing and Managing Your Case	WEB253Q01	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
16th Annual Water Law Symposium	WEB252N18	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: National Revamp of the National Water Initiative	WEB252N18A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Navigating Water Law & Climate Change	WEB252N18B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Evidence and Advocacy Intensive	WEB252N19	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: An Evidence Masterclass	WEB252N19A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Mastering Your Advocacy Skills: Insights From the Experts	WEB252N19B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Family Law: Superannuation, Div7A, Valuations and Trusts	WEB253N05	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Native Title Intensive	WEB253V01	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Trust Masterclass: Navigating the Current Concerns	WEB253N03	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Variations to Trust Deeds, Cross Border Trusts, Trusts and Family Law, and Case Updates	WEB253N03A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Tax Disputes and Disputes Related to Trust Management	WEB253N03B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
In-House Counsel Conference	WEB253N07	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Essential Legislative and Regulatory Updates For In-House Counsel	WEB253N07A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Ethics, Professional Skills & Practice Management For In-House Counsel	WEB253N07B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
13th Annual Intellectual Property Conference 2025	WEB253N08	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: IP in Advertising, AI and Indigenous Knowledge	WEB253N08A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Infringement and Remedies of IP Rights, and Appeals of the Trade Mark Registrar	WEB253N08B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Navigating Merits Review and Judicial Review and Their Intersection	WEB253V19	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Adverse Action, Discrimination and Bullying Claims	WEB253N12	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Navigating Cross Border Contracts	WEB253N13	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Family Law - Key Issues in Financial Matters	WEB253N15	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>

SEMINAR NAME	Code	Std. Price	Early Bird	Live online	Recording
Entertainment Law Conference 2025	WEB253N18	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: What's New in Entertainment Regulation and Compliance	WEB253N18A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Options, Production Trends and Producer Offsets	WEB253N18B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Statutory Interpretation Intensive	WEB253V10	\$905.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Administrative Decision Making Forum	WEB253V11	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Abuse Law Symposium	WEB253N21	\$710.00	\$497.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Abuse Law and Physical and Psychiatric Issues	WEB253N21A	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Legal Redress Scheme, Vicarious Liability Update and the Defendant's Perspective	WEB253N21B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Contract Law Conference 2025: Risk Minimisation, Regulatory Compliance and Disputes	WEB253N22	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Navigating Contract Disputes	WEB253N22A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Drafting Contracts For Risk Minimisation and Regulatory Compliance	WEB253N22B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
New Privacy Act Reforms For All Lawyers: One Hour Intensive	WEB253N20	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
PPSR: Drafting, Enforcing and Disputing Security Interests	WEB253N25	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Mergers & Acquisitions: New Regulation, Due Diligence and Structuring	WEB253N02	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Maritime Law Forum	WEB253N53	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Dust Diseases Claims Update	WEB253N04	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Navigating Financial Regulation Compliance, Challenges and Risks	WEB253N51	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Employment Law Symposium	WEB253N27	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Legislative Reform and Case Law Roundup	WEB253N27A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Termination and Mental Health: AI in the Employment Relationship, Investigations and WHS Update	WEB253N27B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
18th Annual Contract Law Conference: Disputes and Possible Disputes	WEB253V12	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Unfair Contracts, Unconscionable Conduct, Confidentiality and Insolvency in Contracts	WEB253V12A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Calculating Damages, Using Arbitration and Ethics in Contract Disputes	WEB253V12B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
What Tranche 2 Anti-Money Laundering (AML) Regulation Will Mean For Lawyers	WEB253W13	\$305.00	\$213.50	<input type="checkbox"/>	<input type="checkbox"/>
Testamentary Trust Workshop	WEB253N28	\$905.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Family Law: Advanced Interdisciplinary and Property Issues	WEB253V03	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Trusts, Contributions, Adjustments, Gifts and Case Update	WEB253V03A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Ethics, Professional Skills & Practice Management For Family Lawyers	WEB253V03B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Workplace Law Summit: Redefining Duties, Definitions & Employment Rates	WEB253V15	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Redefining Workplace Standards: New Duties, Definitions, and Rates in Employment Law	WEB253V15A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Ethics, Professional Skills & Practice Management for Employment Lawyers	WEB253V15B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Defamation Law Forum	WEB253N31	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Valuing, Transacting and Contracting With Digital Assets	WEB253N52	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Challenges in Contracts Law: A Master Class	WEB253W08	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
12th Annual Immigration Law Conference 2025	WEB253N33	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Strategies to Deal With Visa Reform	WEB253N33A	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Ethics For Immigration Lawyers and Agents	WEB253N33B	\$160.00	\$112.00	<input type="checkbox"/>	<input type="checkbox"/>
Session 3: Visa Cancellation, Judicial Review & Appeals	WEB253N33C	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Sports Law: Rights, Responsibilities & More	WEB253N32	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Navigating Forensic Evidence in Criminal Law Matters	WEB253V16	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Plain English Legal Writing Workshop: Clear, Concise and Persuasive Writing	WEB253V24	\$205.00	\$213.50	<input type="checkbox"/>	N/A
Guide to Bankruptcy Procedures and Practical Skills	WEB253V18	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Settling Litigation Forum	WEB253W11	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Pressing Regulatory Issues and Disputes in Australian Agribusiness	WEB253Q13	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
The Changing Face of Total and Permanent Disability Claims: Disputes, Complaints and Claims	WEB253N38	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Advertising and Marketing Practices: the Legal Concerns	WEB253N39	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
'How to Skills' Drafting For Litigators	WEB253N40	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Franchising Code of Conduct: Big Changes in 2025	WEB253N41	\$305.00	\$213.50	<input type="checkbox"/>	<input type="checkbox"/>
Space Law	WEB253N42	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Family Law Parenting Symposium	WEB253N43	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Reforms, Amendments & Case Update, Alienation and Capacity	WEB253N43A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Compulsory CPD For Family Lawyers On Parenting	WEB253N43B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Commercial Litigation Conference	WEB253N46	\$795.00	\$556.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Your Annual Update On Important Areas of Commercial Litigation	WEB253N46A	\$505.00	\$353.50	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Ethics, Professional Skills & Practice Management For Commercial Litigators	WEB253N46B	\$420.00	\$294.00	<input type="checkbox"/>	<input type="checkbox"/>
Corporate Insolvency Critical Issues and Updates	WEB253N44	\$420.00	\$353.50	<input type="checkbox"/>	