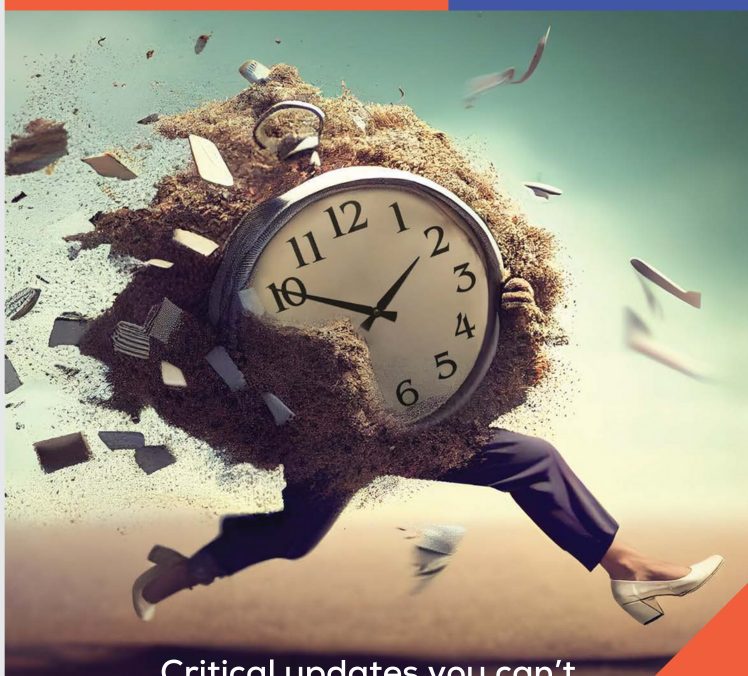
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In-House Counsel Lunchtime Series 2025

WEDNESDAY 17 SEPTEMBER, WEDNESDAY 15, 22, 29 OCTOBER, THURSDAY 06,13,20, & 27 NOVEMBER 2025 1.00PM TO 2.00PM AEST

WEB259N04 **\$990**

In-House Counsel are under more pressure than ever with expanding workloads, shrinking budgets and increasing regulatory complexity. Sign up for this lunchtime series of webinars to ensure that you are across the latest developments and gain essential strategies, practical tips plus vital legislative and case law updates - all aimed to assist you to reduce risk and meet regulatory requirements. Plus, by the end of the year be CPD compliant with all 10 CPD points completed including your mandated Ethics, Professional Skills and Practice Management.

RECORDED IN SEPTEMBER 2025

WEB259N04A

\$160

WORKPLACE INVESTIGATIONS: BEST PRACTICE TIPS FOR HANDLING WORKPLACE COMPLAINTS

- · Receiving and responding to workplace complaints
- Deciding when to conduct investigations internally or outsource to an external third party
- Procedural fairness: balancing the interests of the complainant and respondent
- Understanding a 'trauma informed response' in the context of legal obligations
- Legal professional privilege considerations
- Case study examples drawn from the new 'sexual harassment' provisions of the Fair Work Act 2009 (Cth)
 Presented by Louise Rumble, Partner, Gadens

RECORDED IN SEPTEMBER 2025

WEB259N04B

\$160

With increasing legislative and stakeholder focus on ethical supply chains, understanding your organisation's obligations under the *Modern Slavery Act* is critical. This session will provide a clear overview of modern slavery, its legal definitions, and key requirements under the *Act*. Gain insights into drafting and reviewing contracts to address modern slavery risks, designing supplier questionnaires, updating procurement procedures, and developing effective policies. Explore real-world case studies, examine enforcement trends and company missteps, and learn how to respond if modern slavery is identified in your supply chain.

MODERN SLAVERY AND IMPACTS ON CONTRACTS

- Overview
- What is Modern Slavery
- Legislative requirements
 - \bullet The Modern Slavery Act and its Application
 - Modern Slavery Statements
 - MSA Action Plan key tips and tricks
- Meaningful reporting to assess and address modern slavery risks
- Reviewing existing contracts, and drafting amendments in relation to the *Modern Slavery Act (MSA)*
- Developing an on-boarding questionnaire, incorporating it as part of its standard procurement procedure, and using it as an assessment tool to assess modern slavery risks in suppliers
- · Reviewing and developing a suite of policies
- Contract templates amendment and contract management
 - Contract Clauses
 - Contract Management
- \bullet What can you / should you do if you find modern slavery in your supply chain
- · Case studies / resources
 - Modern slavery registrar
 - Companies failing to comply with MS
- Q&A / Discussion

Presented by **Scott Alden**, Partner, Mills Oakley; Accredited Specialist in Government and Administrative Law

RECORDED IN SEPTEMBER 2025

WEB259N04C

\$160

Demystify the role of indemnities and insurance clauses in commercial contracts and how they can be strategically used to allocate and mitigate financial risk. Through practical examples and clear explanations, gain a solid understanding of how these provisions operate, when to use them, and how to ensure they align with your organisation's risk appetite and legal strategy.

INSURANCE AND INDEMNITY CLAUSES IN CONTRACTS

Explore the interaction between insurance and contractual indemnities, including allocating risk, contractual devices and effective indemnity clauses. We will also explore key insurance products and provisions – what happens at claim time?

- Insurance as a resource and risk allocation tool
- · Interaction between insurance and indemnities
- Key insurance concepts and common misconceptions
- Notifications and claims
- · Getting the most from your insurance policy

Presented by **Ray Giblett**, Partner, Norton Rose Fulbright; Recognised over the years as a leading insurance lawyer in Chambers Asia Pacific (Band 1 non-contentious), Legal 500 (Hall of Fame), Best Lawyers, Australasian Lawyer and Doyle's Guide and **Timothy Chan**, Senior Associate & InsurTech Lead, Norton Rose Fulbright

RECORDED IN OCTOBER 2025

WEB2510N04D

1.00PM TO 2.00PM AEDT

\$160

Explore the emerging risk areas in intellectual property, consumer law and advertising - all essential understanding for the key legal risks areas including brand protection, lookalike products, copyright in campaigns, and emerging issues like unfair contract terms and privacy. This session will also include recent significant cases that have been decided in these areas.

KEY TAKEAWAYS FOR IN-HOUSE COUNSEL: IP, CONSUMER LAW, ADVERTISING AND MARKETING LAW

- Brand protection and enforcement including shape marks, new product launches
- Lookalike products
- Copyright clearances in advertising campaigns
- · Managing risk in advertising and marketing
- Hot topic risk issues including confidentiality and IP remedies, unfair contract terms and privacy

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

ATTEND THE FULL SERIES AND EARN

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

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



CONTINUATION: In-House Counsel Lunchtime Series 2025

RECORDED IN OCTOBER 2025

WEB2510N04E

1.00PM TO 2.00PM AEDT

THURSDAY, 13 NOVEMBER 2025 \$160 1.00PM TO 2.00PM AEDT

WEB2511N04H

\$160

This session provides In-House Counsel with a practical overview of APRA's new Prudential Standard CPS 230, focusing on operational risk management and offers insights into contractual requirements and practical steps to support compliance across your organisation.

CPS230 - PRUDENTIAL STANDARD FRAMEWORK, **IMPLEMENTATION AND ARISING ISSUES**

- Prudential Standard Framework quick recap
- · CPS230 objectives
- Implementation
- Material Service Providers
- Contractual requirements
- · Contractual clauses examples
- Arising issues

Presented by Marcelo de Farias, Acting Head of Legal - Group Legal, Auto & General Insurance Company

√ Practice Management & Business Skills RISK ANALYSIS, AI, AGREEMENTS & THE FUTURE OF THE **COMMERCIAL LAWYER**

Al is reshaping legal practice, the strategic importance of

This session explores the evolving role of In-House Counsel in managing risk within commercial transactions. Gain insights into how

commercial agreements, and how to effectively identify and manage

· What is the essential role of the In-House Counsel?

legal and business risk in a changing environment.

- The concept of risk & commercial transactions
- The role of commercial agreements
- The role of Al
- Management of Risk

Presented by Simon Owen, Principal, Grantleigh House

WEDNESDAY, 29 OCTOBER 2025 1.00PM TO 2.00PM AEDT

WEB2510N04F \$160

Be guided through key steps—risk assessments, compliance programs, staff training, and AUSTRAC registration that will be essential for you and your organisation to implement. Hear from a legal expert and a General Counsel sharing real-world insights on initiating AML/CTF readiness.

SKILLS IN-HOUSE LAWYERS WILL NEED WITH AML/CTF

- Join with a legal expert to gain an understanding of the outline of the key steps your organisation should be taking now to prepare for these new obligations
- · Gain tips and strategies for everything from risk assessments and compliance programs to staff training and AUSTRAC registration
- Hear directly from a General Counsel about her experience initiating AML/CTF readiness within her organisation, offering practical insights and lessons learned to help you navigate the transition with confidence

Presented by Caroline Ord, Partner, Gadens and Aggie Maisano, General Counsel, Gadens

THURSDAY, 20 NOVEMBER 2025

1.00PM TO 2.00PM AEDT

WEB2511N04I \$160

Explore common ethical dilemmas for in-house counsel that so often require weighing commercial reality and ethical requirements while navigating complex ethical territory. This session explores common challenges, including managing conflicts of interest, dealing with difficult or ethically questionable people, recognising unconscious bias, and knowing when to step back. Learn how to identify ethical issues early and respond with confidence and integrity.

ETHICAL DILEMMAS YOU MAY FACE IN YOUR ROLE AS IN-**HOUSE COUNSEL**

- Managing conflicts of interest, including unconscious bias
- Managing "unethical" or difficult people

√ Ethics & Professional Responsibility

- Taking on too much when you need to step back
- · How to identify an ethical issue

Presented by Ines Kallweit, Principal & Notary, KHQ Lawyers

THURSDAY, 06 NOVEMBER 2025

1.00PM TO 2.00PM AEDT

WEB2511N04G

Explore critical developments impacting in-house counsel, including the latest reforms to Australia's Modern Slavery Act, and how to navigate the complex terrain of Diversity, Equity & Inclusion (DEI)balancing ambition with legal caution. We'll also unpack recent updates to the Workplace Gender Equality Act, including new compliance requirements for large employers.

- A FOCUS ON THE "S" IN ESG OBLIGATION FOR IN-HOUSE **COUNSEL: WHAT 2025 AND BEYOND REQUIRES** • Modern Slavery Act (where is it at and where might it go?)
- Corporate Sustainability Due Diligence Directive (the Australian context)
- DEI (tread carefully or let loose)?
- The Workplace Gender Equality Act (what is new for larger employers?)"

Presented by Sinan Alnajjar, Special Counsel, Baker McKenzie

THURSDAY, 27 NOVEMBER 2025 1.00PM TO 2.00PM AEDT

WEB259N04J

\$160

Examine how In-House legal teams can enhance efficiency and value through effective project management and the integration of Al tools. Learn practical strategies for planning and managing legal projects, streamlining workflows, and using AI to support decisionmaking, automate routine tasks, and manage risk in a fast-evolving legal environment.

√ Professional Skills

PROJECT MANAGEMENT AND IMPLEMENTING AI IN YOUR IN-

- Why is AI enablement relevant for legal teams?
- Core Principles of Legal Project Management
- · What AI tools are available?
- Integrating AI into the Legal Project Lifecycle
- Governance, Risk, and Ethical Considerations
- · Change Management and Upskilling

Presented by Sam Auty, Manager, Legal Business Solutions, PwC

If you register for the full series as a live online product after the date of an individual session, you will be sent the recording for the sessions that have passed.

ATTEND THE FULL SERIES AND EARN

- · 7 CPD units in Substantive Law
- · 1 CPD unit in Professional Skills

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



Victoria's Bail Reforms - The Bail Amendment Act 2025: What You Need to Know

RECORDED IN OCTOBER 2025

WEB2510V06 **\$160**

Reforms

WEB2510N05

\$160

RECORDED IN OCTOBER 2025

Victoria's bail laws have undergone major reform with the *Bail Amendment Act 2025*. This short, focused session unpacks the key changes—heightened emphasis on community safety, new offences for breaching bail and significant shifts in youth justice. Learn how these updates affect bail applications, police procedures and courtroom advocacy. Essential for criminal lawyers and anyone navigating the new bail landscape.

- What's changed in Victoria's bail laws?
- From presumption to public safety
- Bail breaches and new offences
- · Youth justice under the spotlight
- Practical tips for court
- Anticipating judicial trends post-reform
- What's next?

Presented by **Nick Jane**, Partner, Stary Norton Halphen and **Sam Norton**, Stary Norton Halphen

In light of recent efforts to boost capital markets activity and attract high-growth companies to list locally, significant IPO reforms have been introduced in 2025. Gain insights into ASIC's new fast-track IPO regime and recent amendments to ASX Guidance Note 1, with a focus on how these changes impact the listing process. Understand the practical implications for early-stage technology, including timing, disclosure, and regulatory engagement. Explore the broader context of these reforms and assess their potential to reshape the IPO landscape.

IPO Regulation Reform: ASIC's Fast-

Track Regime and ASX Admission

Chair: Nicole Pedler, Partner, Herbert Smith Freehills Kramer

- Understand ASIC's new fast-track IPO regime
- Explore recent amendments to ASX Guidance Note 1, particularly in respect of the implications for early-stage technology and biotechnology sectors
- Provide an overview of the listing process and the potential for broader reforms to attract new listings

Presented by ${\bf Kate\ Naude},$ Partner and ${\bf Clare\ Brown},$ Partner, Johnson Winter Slattery

ATTEND AND EARN 1 CPD UNIT

ATTEND AND EARN 1 CPD UNIT

• 1 CPD unit in Substantive Law



Government Law Series: Ethics, Practice Management & Substantive Law

TUESDAY 14, 21 & 28 OCTOBER 2025 2.30PM TO 3.30PM AEDT

WEB2510N10 \$420

In this Government Law series, you will cover three critical and timely topics for public sector practitioners, providing valuable insights to help public sector lawyers and decision-makers navigate complex obligations while promoting transparency, accountability, and effective governance. Don't take a whole day out of the office, instead join us for an hour each over 3 weeks.

RECORDED IN OCTOBER 2025

WEB2510N10A

\$160

Explore sustainable procurement, what it means in practice, how to apply life cycle costing and total cost of ownership principles. Understand how to address externalities as well as recent and upcoming changes, including Buy Local initiatives, the Contractor Review List and Modern Slavery compliance requirements for NSW Government and Local Councils.

SUSTAINABLE PROCUREMENT FOR NSW GOVERNMENT

- Sustainable procurement: What it means?
- Life cycle costing and total cost of ownership
- Externalities
 - Recent and upcoming changes:Buy Local
 - Modern Slavery for NSW Government
 - Contractor Review List

Presented by **Scott Alden**, Partner, Mills Oakley; Accredited Specialist in Government & Administrative Law

TUESDAY, 21 OCTOBER 2025

WEB2510N10B

2.30PM TO 3.30PM AEDT

\$160

Examine the duty of government agencies and their employees to assist and cooperate in inquiries and investigations such as Royal Commissions, Special Commissions of Inquiry, and ICAC, outlining the scope and limitations of this duty, model litigant obligations, strategic considerations, and the consequences of non-compliance.

√ Ethics and Professional Responsibility

GOVERNMENT AGENCIES' DUTY TO ASSIST AND COOPERATE IN INQUIRIES

Government agencies and their employees have a duty to assist and cooperate in inquiries and other investigations, such as those conducted by Royal Commissions, Special Commissions of Inquiry and the Independent Commission Against Corruption. Such a duty is viewed as promoting accountability and transparency. Explore the scope and limitations on the duty of agencies and their employees to assist and cooperate with inquiries and investigations, including:

- Agencies' roles in inquiries: model litigant and strategic considerations
- Means of assistance: document production, access to employees and lines of enquiry
- Individual employees' duties
- Limitations on assistance and cooperation: immunities and privileges
- Consequences of non-compliance

Presented by **Trent Glover SC**, 11 St James Hall; Adjunct Professor, James Cook University

TUESDAY, 28 OCTOBER 2025

WFB2510N10C

2.30PM TO 3.30PM AEDT

\$160

Focus on the intersection between administrative decision-making and commercial imperatives within statutory authorities, how statutory powers and commercial objectives interact, the tensions that can arise when government operates in a commercial context, and provides practical strategies to identify and mitigate associated risks.

√ Practice Management & Business Skills

NAVIGATING ADMINISTRATIVE DECISION MAKING AND COMMERCIAL IMPERATIVES IN GOVERNMENT

Statutory authorities will typically have powers and functions that they exercise. Many will also have, as part of their charters, an objective to operate as a business or at least in a commercial context. This gives rise to a number of issues:

- Government's role as a decision-maker and exercise statutory powers
- Navigating Statutory authorities within a commercial context
- How and where do the roles intersect?
- What tensions arise?
- What are the key risks and what can be done to mitigate the risks?

Presented by John Clayton, Special Counsel, Clayton Utz

ATTEND THE FULL SERIES AND EARN

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



Trusts Law Intensive Series

RECORDED IN OCTOBER 2025 9.00AM TO 12.15PM AEDT

WEB2510V02 \$710

In today's complex legal environment, a standard will rarely meet the intricate needs of modern clients. Succession practitioners are increasingly called upon to advise on the strategic use of testamentary trusts to manage blended family dynamics, optimise tax outcomes, protect assets, and safeguard vulnerable beneficiaries.

RECORDED IN OCTOBER 2025

WEB2510V02A

\$420

RECORDED IN OCTOBER 2025

WEB2510V02B

\$420

This workshop delivers a deep dive into the formulation, drafting and administration of testamentary trusts, equipping you to provide tailored, high-level advice and solutions. We move beyond the fundamentals to explore sophisticated strategies, practical problemsolving, and the nuances of trust creation, operation and winding up.

With a focus on real-world application, you will refine the skills needed to confidently integrate testamentary trusts into complex succession plans, ensuring they meet multiple objectives and stand up to scrutiny.

TESTAMENTARY TRUSTS MASTERCLASS

/ Professional Skills

Part One: The What, Who, How, Why and When of Testamentary

- Testamentary Trusts Legal Framework
- Trusts Administration
- Key Roles in Testamentary Trusts
- **Examples of Different Types of Testamentary Trusts**

Part Two: Testamentary Trust Considerations

- Strategies for Testamentary Trusts
- **Testamentary Trust Options**
- **Testamentary Trusts Succession**
- Testamentary Trusts and Centrelink
- An Introduction to Testamentary Trust Taxation
- Drafting Testamentary Trusts Example Clauses
- Bringing It All Together
- Summary

Presented by Paul Evans, Partner, Makinson d'Apice Lawyers; Accredited Specialist in Wills and Estates Law and Greg Russo, Principal Solicitor, Greg Russo Law; Accredited Specialist in Wills and Estates Law; Recommended Wills & Estates Litigation Lawyer and Recommended Wills, Estates & Succession Planning Lawyer, Doyle's Guide 2024

Before you provide advice on your next family trust matter, whether in the context of, succession planning, business structuring, litigation or trust administration make sure that you are on top of this complex area of the law and that you can confidently advise your clients on all relevant matters including trust creation options, bespoke drafting to meet client's objectives, distribution strategies, tax benefits and asset protection.

In this workshop, you will work with an expert to examine the legal requirements and navigate the critical steps for structuring tailored trust solutions that achieve client objectives efficiently and without dispute.

FAMILY TRUSTS MASTERCLASS

An expertly crafted family trust must accomplish a number of goals. In this workshop, you will gain hands on skills and insights on the following issues and more.

√ Professional Skills

Part One: The What, Who, How, Why and When of Family Trusts

- Legal Framework and Creation
- Who is Involved in a Family Trust
- How Family Trusts Work
- Why Use Family Trusts
- When You Have to Change a Family Trust
- Bringing It All Together

Part Two: Family Trust Considerations

- Family Trusts and Estate Planning
- Advanced Family Trust Administration
- Family Trusts and Family Law
- Family Trusts and Centrelink
- An Introduction to Trust Taxation

Presented by Greg Russo, Principal, Greg Russo Law; Accredited Specialist in Wills and Estates; Recommended Wills & Estates Litigation Lawyer and Recommended Wills, Estates & Succession Planning Lawyer, Doyle's Guide 2024

ATTEND THE FULL SERIES AND EARN

6 CPD UNITS

· 2 CPD units in Professional Skills



Aged Care Act 2024: Navigating the New Regulatory Landscape

RECORDED IN OCTOBER 2025

WEB2510N02 **\$305**

Navigate the very significant changes to the regulatory system of aged care accommodation that has been introduced by the *Aged Care Act 2024* in this advanced workshop tailored for legal professionals. Gain a comprehensive overview of the new regulatory framework, including the updated rights and principles, residential care home impacts, and the role and responsibilities of 'Responsible Persons'. Explore how these reforms affect funded aged care services, retirement villages, and succession matters. Explore both the *Act* and its implications. Presented by leading expert, Arthur Koumoukelis, recognised as Lawyer of the Year for Retirement Villages and Senior Living Law in Sydney (2025)

The Reforms Examined: Aged Care Act (2024) and Aged Care Rules

- Understanding Statements of Rights and Statement of Principles
- Navigating the Aged Care Code of Conduct
- Funded aged care services
- Service types
- Registered providers categories
- Quality Standards
- Support at home and residential care homes

Navigating the Main Impacts on Residential Care Home

- Definition of 'residential care home' and removal of allocated places
- Liquidity standards
- HELF agreements additional services and extra services
- Security of tenure
- Subsidiaries and other businesses

• Understanding Responsible Persons Duties and Responsibilities

- Suitability matters
- Statutory duties
- o Civil penalties and disqualifications

Funded Aged Care Services – Home and Community

- 'Home and community settings'
- Impacts/interrelationship with Retirement Village communities
- Registration of providers
- Other forms of settings: land lease, strata

Other Issues that Impact the Industry

- Supporters under the New Act
- Restrictive practices
- Role of enduring guardians and enduring attorneys
- Succession issues

Presented by **Arthur Koumoukelis**, Partner, Thomson Geer; Recommended Health & Aged Care Lawyers, New South Wales, *Doyle's Guide* 2024; *Best Lawyers* in Australia, Health and Aged Care Law and Retirement Villages and Senior Living Law; Lawyer of the Year for Retirement Villages and Senior Living Law, Sydney 2025



Construction Law Reform: *Building*Legislation Amendment (Buyer Protections) Act 2025

RECORDED IN OCTOBER 2025

WEB2510V01 **\$160**

This packed lunchtime session is the perfect opportunity to catch up on Victoria's biggest building law reform in years. 1 July has passed, and the Building Legislation Amendment (Buyer Protections) Act 2025 is now in effect. Learn to navigate new regulatory powers, expanded consumer protections, stricter insurance requirements, and heightened enforcement risks affecting your clients' projects and legal strategies....and you don't need to commit to a full or half-day seminar to get these essential updates.

Chair: **Temple Saville,** Barrister, Nationally Accredited Mediator, The Victorian Bar

LEGAL RISKS UNDER THE BUYER PROTECTIONS BILL 2025 (BUILDING LEGISLATION AMENDMENT (BUYER PROTECTIONS) ACT 2025

- Overview of the Amendment Act
- Managing builder liability and defects
- Effective defects liability and rectification provisions
- Enforcement and compliance clauses
- · Dispute resolution and regulatory oversight

Presented by **Owen Hayford**, Principal, Infralegal, Leading Front End Construction, Infrastructure & Major Projects Lawyers, *Doyles's Guide* 2025 and **Megan Calder**, Principal, Japenoch Legal and Advisory; Recommended, Construction, Legal 500 Asia-Pacific

ATTEND AND EARN 2 CPD UNITS

ATTEND AND EARN

Plain English Drafting: Unlocking the Power of Effective Legal Communication

RECORDED IN OCTOBER 2025

WEB2510V07

\$305

In the legal profession, the ability to communicate effectively is key to your success. Learn how to avoid common pitfalls and ensure your clients are not just happy but well-informed. Join us for a transformative program led by a renowned expert in legal drafting, where you'll learn how to elevate your writing skills and leave drafting mishaps behind. Don't miss this opportunity to consolidate your foundations and excel in the practice of law.

Chair: **Helen Lewin**, Lawyer and Privacy Risk Management expert, Privacy Risk Management

In this unique, in-depth and interactive session, together with **Bob Milstein** you will explore:

- Plain English in legal writing: what it is and what it isn't
- Why plain English writing matters for you and your firm: the voice of the firm's brand, and the voice of your own brand as a professional
- Advisory writing versus transactional writing: the differences and the similarities
- · Reflecting on audience and purpose: an interactive exercise
- The issue of tone, and how to achieve it
- The myth of the professional, legal writing voice
- The special challenges of email
- What's new in the world of legal writing: the world's first's International Plain English Standard, and the promise (and threat?) of generative Al
- Tips, traps, techniques and guidelines aimed to help the lawyer get their reader through the document as painlessly as possible, and in a way that reflects well on the author, and where it's an external communication, on the firm/the organisation

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

Excellent. This should be compulsory for lawyers and non-lawyers. Bob was a brilliant facilitator. He kept everyone's interest, used real-life examples and gave everyone great reference material to take away.

No matter what level of experience or knowledge you think you have when it comes to writing, Bob can help you to make it even better.

ATTEND AND EARN 2 CPD UNITS

• 2 CPD units in Professional Skills

Navigating Employment Law: Claims, Compliance & Reform

RECORDED IN OCTOBER 2025

EMPLOYMENT LAW

WEB2510N03 **\$505**

Employment law is exploding with disputes and changing compliance requirements. Explore key developments in Australian employment law claims and reform agenda, including recent shifts in unlawful termination and general protection claims, responding to flexible working disputes, Respect@Work compliance, and proposed changes to restraints of trade. Hear from leading experts as they unpack current case law, legislative updates and practical strategies to assist you to navigate these complex and evolving areas. This is an essential session for legal advisors and

Chair: Caroline Mense, Principal, Legal Enablers

anyone responsible for workplace compliance.

CURRENT DEVELOPMENTS IN THE UNLAWFUL TERMINATION AND GENERAL PROTECTIONS JURISDICTIONS

- The criteria for establishing that termination arose because of a complaint or enquiry
- Whether or not the judgment in *Latouf v ABC* altered the approach in *Bendigo TAFE v Barclay*
- The impact of incorporation of whistleblower provisions in the Corporations Act on this jurisdiction
- · The status of non-economic loss considerations
- Current law

Presented by **Chris McArdle**, Principal, McArdle Legal; Accredited Specialist in Employment and Industrial Law

FLEXIBLE WORKING DISPUTES

- Making a request for flexible working arrangements: practical issues for employees and employers
- How to commence / respond to applications for flexible working disputes
- How are applications dealt with in practice?
- Factors an Applicant has to prove
- Factors a Respondent has to prove
- Other options: rights to flexibility under anti-discrimination laws Presented by **Elizabeth Ticehurst**, Principal, Activate Law; Accredited Specialist in Employment and Industrial Law

IS YOUR WORKPLACE READY FOR RESPECT@WORK COMPLIANCE?

The Respect@Work reforms have ushered in a new era of accountability, with the positive duty now embedded in the *Sex Discrimination Act 1984* (Cth). This landmark shift means employers must actively prevent workplace harassment, discrimination, and victimisation, not just respond to it. Many workplaces still fall short, especially in delivering culturally safe, trauma-informed, and inclusive practices

- Australian Human Rights Commission's latest report: what this means for employers
- What "positive duty" really requires in practice
- Why policies alone aren't enough and what accountable leadership looks like
- How overlapping forms of discrimination are being overlooked
- What enforcement looks like now, including potential civil penalties

Presented by $\bf Alexandra\ Beal$, Senior Associate, Hicksons Hunt & Hunt

PROPOSED CHANGES TO RESTRAINTS OF TRADE: WHAT WE KNOW AND WHAT EMPLOYERS CAN DO NOW

- The Federal Government brought a policy to the last election to abolish restraints of trade for employees earning less than the high income threshold
- There is speculation that the proposed changes will be made in the Competition and Consumer Act rather than the Fair Work Act (potentially covering independent contractors as well as employees)
- Although the details of the proposed changes are not known, there are many things that employers can do to protect themselves in advance of the changes.

Presented by Andrew Wilson, Barrister, State Chambers

ATTEND AND EARN

• 4 CPD units in Substantive Law



Property Transactions Guide in Victoria: Risky Ready Lunch Series

WEDNESDAY, 22 OCTOBER, & WEDNESDAY, 12, & 19 NOVEMBER 2025 1.00PM TO 2.00PM AEDT

WEB2510V03 \$420

Be risk ready for your property transactions. Property lawyers are facing an increasingly complex landscape, with climate risk obligations redesigning disclosure, insurance and development approvals, owners corporation disputes escalating, and growing pressure from tax and GST changes. This focused lunchtime series, CREATED for busy practitioners, explores the most pressing property law issues shaping Victorian practice and gives you the practical strategies to manage escalating legal and tax risks effectively, provide stronger client advice, and protect your practice against hidden dangers.

RECORDED IN OCTOBER 2025

WEB2510V03B

\$160

WEB2511V03C **WEDNESDAY, 19 NOVEMBER 2025** 100PM TO 2 00PM AFDT \$160

Essential for property and litigation lawyers advising on owners corporation disputes. Don't miss this short, sharp examination of insurance, liability and Section 23A(3)(a) so that you can respond effectively to these claims.

OWNERS CORPORATIONS AND RISK: INSURANCE, LIABILITY AND SECTION 23A(3)(A)

Section 23A(3)(a) of the Owners Corporations Act 2006 (Vic) enables an owners corporation to recover insurance costs from a lot owner where the loss or damage arises from that owner's act or omission. Examine how these claims are being handled in practice and how solicitors acting for lot owners can respond effectively.

- Understanding the scope and limits of liability under s 23A(3)(a)
- What owners corporations must prove to recover costs
- Evidence and documentation required to defend or settle claims
- Strategies for advising and protecting lot owner clients early in the process
- Practical insights from recent matters

Presented by Julia Moroz, Special Counsel, Bugden Allen I Major, Complex Litigation Specialist

WEDNESDAY, 12 NOVEMBER 2025 1.00PM TO 2.00PM AEDT

WEB2510V03A

RESPONDING TO CLIMATE RISK: PROPERTY LAW CHALLENGES IN DISCLOSURE, INSURANCE AND DEVELOPMENT

Chair: Richard Brooks, Consultant, Ashurst; Recommended Leasing Lawyer, Doyle's Guide 2024

With more than four decades at the forefront of property and strata law, Ian McKnight draws on his extensive experience advising owners corporations, developers, regulators and property professionals to explore the growing challenges that climate risk poses for disclosure, insurance and development approvals. Gain the benefit of his hands-on knowledge to navigate this evolving area with confidence and ensure your clients are prepared for the legal risks ahead.

Presented by Ian McKnight, Special Counsel, Pobi Lawyers

and all in just one-hour. You will cover land tax, stamp duty, GST and the vacant residential land tax. The property lawyer's essential viewing.

Your comprehensive guide to property duties and taxes in Victoria,

REAL PROPERTY, LAND SUBDIVISION, AND CHANGES OF MIND: THE TAX AND GST PRESSURE POINTS

Chair: Richard Brooks, Consultant, Ashurst; Recommended Leasing Lawyer, Doyle's Guide 2024

- Expansion of the Vacant Residential Land Tax (VRLT) across all Victoria from January 2025
- Updated Land Tax thresholds and progressive rates
- Fiscal and regulatory impacts
- Stamp duty issues
- **GST** issues

Presented by Neil Brydges, Principal, Sladen Legal

ATTEND THE FULL SERIES AND EARN



Abuse Law Intensive 2025

RECORDED IN OCTOBER 2025

WEB2510N06 **\$505**

Take a deep-dive into the practical implications of the landmark abuse law cases including the decision in *Bird v Bird*, and *DB v the State of WA*, the first case to be heard under the new legislation. Join leading legal experts and examine the latest developments in vicarious liability and duty of care in historical abuse cases plus receive guidance on cross claims and the apportionment of liability. Gain essential practical strategies for trauma-informed practice under the National Redress Scheme from experienced abuse law practitioners.

Chair: Nina Vallins, Barrister, Owen Dixon Chambers West

CURRENT DEVELOPMENTS IN THE UNLAWFUL TERMINATION AND GENERAL PROTECTIONS JURISDICTIONS

- The criteria for establishing that termination arose because of a complaint or enquiry
- Whether or not the judgment in Latouf v ABC altered the approach in Bendigo TAFE v Barclay
- The impact of incorporation of whistleblower provisions in the Corporations Act on this jurisdiction
- · The status of non-economic loss considerations
- Current law

Presented by **Chris McArdle**, Principal, McArdle Legal; Accredited Specialist in Employment and Industrial Law

FLEXIBLE WORKING DISPUTES

- Making a request for flexible working arrangements: practical issues for employees and employers
- How to commence / respond to applications for flexible working disputes
- · How are applications dealt with in practice?
- Factors an Applicant has to prove
- Factors a Respondent has to prove
- Other options: rights to flexibility under anti-discrimination laws Presented by **Elizabeth Ticehurst**, Principal, Activate Law; Accredited Specialist in Employment and Industrial Law

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- Australian Human Rights Commission's latest report: what this means for employers
- What "positive duty" really requires in practice
- Why policies alone aren't enough and what accountable leadership looks like
- How overlapping forms of discrimination are being overlooked
- What enforcement looks like now, including potential civil penalties

Presented by **Sarah Cappello,** Partner, Hunt & Hunt

ONLINE ONLY

Al for Litigation Lawyers

NEW DATE: FRIDAY, 7 NOVEMBER 2025 1.00PM TO 2.00PM AEDT WEB2510N12 **\$160**

Join us as we explore how generative AI is reshaping litigation. Discover how AI is driving efficiency and cost reduction, while also unpacking the critical privacy and ethical risks every litigator must understand. This session is essential for litigation professionals looking to stay ahead in an AI-driven legal landscape.

Chair: Nick Perkins, Partner, Ashurst

✓ Practice Management and Business Skills
ALFOR LITIGATION LAWYERS

- Overview of generative AI in litigation
- Key drivers of Al: efficiency & cost reduction
- · Privacy, ethics & risks of AI in litigation

Presented by Nina Fitzgerald, Partner, Ashurst

ATTEND AND EARN 4 CPD UNITS

ATTEND AND EARN 1 CPD UNIT

• 3 CPD units in Substantive Law

1 CPD unit in Professional Skills

• 1 CPD unit in Practice Management and Business Skills



Advanced Retail and Commercial Leasing Masterclass

TUESDAY, 28 OCTOBER 2025 9.00AM TO 1.15PM AEDT

WEB2510V05 **\$505**

Avoiding disputes is at the heart of effective leasing practice. This masterclass brings together the most important cases of the year with practical drafting strategies to help you protect your clients and steer clear of costly mistakes. Gain insights from recent decisions including Club Fogolar Furlan v Paramount Investments, Pagica v Inlet Property, Brotherhood of St Lawrence v Sarina Investments and Willis Australia v AMP. Refine your skills in preparing and responding to notices, learn dispute-proofing techniques for lease variations and renewals, and understand the compliance lessons from ALDI v Northcote. Gain an update on reclassifying premises. Walk away with the tools to resolve landlord—tenant conflicts more effectively and draft agreements that stand up under pressure.

Chair: **Max Cameron,** Legal Consultant and In-House Solicitor; Leading Leasing Lawyer, *Doyle's Guide* 2024, Property & Real Estate Lawyer, *Doyle's Guide* 2025

GETTING NOTICES RIGHT

- Default notices and rent abatement following Club Fogolar Furlan v Paramount Investments
- Section 28 notices: Lessons from Pagica v Inlet Property
- Legal insights from Brotherhood of St Lawrence v Sarina Investments
- A case study of Willis Australia v AMP

Presented by **Lisa Gaddie**, Partner, Lander & Rogers; Leading Leasing Lawyer, *Doyle's Guide* 2025 and **Elise Sugar**, Special Counsel, Lander & Rogers

STRATEGIES FOR LEASE VARIATIONS AND RENEWALS: DRAFTING, NEGOTIATION AND DISPUTE-PROOFING

- Drafting considerations in lease variations and renewals to reduce ambiguity and disputes
- Negotiation strategies to balance landlord and tenant interests while preserving long-term relationships
- Common pitfalls in deeds of renewal and variation, and how to avoid them
- Practical steps to ensure enforceability and compliance with statutory requirements
- Case law insights on contested renewals and variation disputes Presented by **Rochelle Castro**, Principal Lawyer, RC & Co Lawyers

CAPS, RISKS & COMPLIANCE AFTER ALDI V NORTHCOTE

Directly involved in *ALDI Foods Pty Ltd v Northcote Shopping Centre Pty Ltd* [2024] VSC 799, Robert Hay KC will unpack how the Supreme Court of Victoria upheld the validity of rent review caps.

Presented by Robert Hay KC, Owen Dixon Chambers East

RECLASSIFYING PREMISE

- Determining when the Retail Leases Act applies
- Lessons from the July 2025 Supreme Court decision
- Practical implications of reclassification for landlord obligations (structural repairs, land tax, disclosure)
- Compliance and potential disputes arising from reclassification Presented by **Jamie Bedelis**, Principal, Bedelis Lawyers



3 Critical Construction Law Reforms: SOPA, DBPA, and the Building Bill

WEDNESDAY, 29 OCTOBER 2025 2.00PM TO 5.15PM AEDT

WEB2510N14 **\$420**

If you're advising the construction industry whether in-house or in private practice, this program is a must-attend with its deep analysis of the implications of the 3 major legal reforms and developments for the NSW construction industry. Gain critical, expert insight into the Building Bill 2024 with its sweeping new compliance powers, enforcement risks and contract implications. Gain much-needed analysis of recent Security of Payment Act cases and the evolving duty of care landscape post-Pafburn. You'll leave equipped to manage risk, draft more effective contracts and navigate disputes with confidence.

Chair: **Kerrie E. Leotta,** Barrister at Law, Arbitrator & Mediator, Beecroft Chambers

THE BUILDING BILL 2024: NEW COMPLIANCE POWERS, ENFORCEMENT RISKS AND WHAT IT MEANS FOR CONSTRUCTION CONTRACTS

Presented by **Tom Davie**, Barrister, Queen Square Chambers; Author, Annotated Home Building Act; co-author, Understanding Construction Law

'PAY NOW, FIGHT LATER': A REVIEW OF SOME KEY TRENDS IN RECENT JURISPRUDENCE UNDER THE BUILDING AND CONSTRUCTION INDUSTRY SECURITY OF PAYMENT ACT 1999 (NSW)

- No contracting out: the ramifications of section 34
- Validity of a payment claim
- Validity of a payment schedule
- The adjudication regime (I): judicial review of an adjudicator's determination
- The adjudication regime (II): stay of enforcement of a judgment debt under section 25
- Disputes at a 'crossroads' with the Contractors Debts Act 1997 (NSW): working this out in practice

Presented by **Adam Smyth**, Barrister, 13th Floor St James Hall

DUTY OF CARE AND DEFECTIVE WORK IN THE POST-PAFBURN LANDSCAPE (DBPA 2020, NSW)

- Overview of the post-*Pafburn* landscape and expanded tort liability
- Deep dive into building defects claims including:
 - Warranties and statutory guarantees
 - Aluminium cladding and common defect issues
 - The Defects Bond Scheme and Decennial Insurance
- Managing breach of duty of care claims under the DBPA 2020
- Risk allocation and due diligence across contractors, certifiers, designers
- Practical drafting tips to limit liability and manage insurance risks Presented by **Mario Rashid-Ring**, Partner, Bartier Perry

ATTEND AND EARN 4 CPD UNITS

ATTEND AND EARN 3 CPD UNITS

• 3 CPD units in Substantive Law

4 CPD units in Substantive Law



Litigators Toolkit: From Mediation through Settling Litigation, Urgent Applications

THURSDAY 30, & THURSDAY 06, 13, 20 NOVEMBER 2025 1.15PM TO 2.15PM AEDT

WEB2510N09 \$505

Designed specifically with your busy schedule in mind, the Litigators Toolkit Over Lunch series brings together some of Australia's biggest voices in litigation to provide practical, focused guidance on today's most pressing issues. Across four targeted one-hour sessions, gain expert insights on negotiation, mediation, arbitration, evidence, urgent applications, and settlement strategy - all tailored to fit your schedule without demanding too

THURSDAY, 30 OCTOBER 2025 1.15PM TO 2.15PM AEDT

WEB2510N09A \$160

1.15PM TO 2.15PM AEDT

WEB2511N09C

THURSDAY, 13 NOVEMBER 2025

\$160

Whether preparing for litigation or seeking early dispute resolution, negotiation remains central to your practice but is becoming increasingly complex due to enforceable ADR clauses and evolving expectations around good faith. Gain practical insights on structuring and navigating negotiations with a clear understanding of what courts and arbitrators expect - and where the risks lie.

NEGOTIATION AND LITIGATION STRATEGY

Chair: Mary Rebehy, Barrister and Mediator, Lachlan Macquarie Chambers; Accredited mediator and family dispute resolution practitioner; Member of Administrative Appeals Tribunal panel of early dispute resolution practitioners

√ Professional Skills

Negotiation, Mediation, Neutral Evaluations & Other ADR **Processes**

- How to approach negotiation and mediation in good faith before arbitration - and what that means in practice
- Understanding enforceable ADR obligations: What happens if pre-arbitration steps aren't completed?
- Jurisdiction vs. admissibility: Who decides courts or arbitrators?
- Arbitrator powers: When can they rule on pre-conditions and can those rulings be challenged?
- Missteps in mediation: What conduct may be seen as bad faith or misrepresentation?
- Confidentiality in negotiation: What you can (and cannot) say and how to protect your client
- Managing client expectations: Helping parties understand process, risk, and realistic outcomes

Presented by Christopher Freeman, Barrister, Culwulla Chambers; NMAS accredited mediator

THURSDAY, 06 NOVEMBER 2025

WEB2511N09B

1.15PM TO 2.15PM AEDT

\$160

They say you know you have a good advocate in front of you when they know how to use evidence and cross-examine with purpose. There are proven techniques to achieve this, and in this focused lunchtime session, you will explore them with precision. Explore advanced strategies in evidence collection, preparation and admissibility - plus how to avoid common traps that can derail your

ADVANCED STRATEGIES IN EVIDENCE AND TRIAL STRATEGY

Chair: Hugh Stowe, Barrister, 5 Wentworth Chambers

√ Professional Skills

Advanced Strategies in Evidence and Trial Strategy

Explore advanced strategies in evidence collection, preparation and admissibility. Don't limit your ability to secure the best outcome. Instead, learn to navigate the litigation challenges with confidence, clarity and purpose. Learn how to handle:

- Legal professional privilege
- Complexities of electronic documents and large-volume discovery
- Admitting and preparing expert evidence in complex commercial

Presented by Julian O'Sullivan, Barrister, 13 Wentworth Chambers

designed for litigation practitioners who need to prepare, draft and run interlocutory matters under pressure. Delivered through real examples and practical commentary you will be guided through the tools you will require to prepare and advocate your Urgent Applications.

In urgent matters, every minute counts - but shortcuts and pressure

injunctions, emergency applications or interim relief, this session is

can trigger costly mistakes. Whether you're responding to

PRACTICAL TOOLS FOR URGENT APPLICATIONS AND **ADVOCACY UNDER PRESSURE: GETTING IT RIGHT, FAST**

Chair: Luke Buchanan, Co-Founder and Principal, Buchanan Rees Dispute Lawyers, Best Lawyers Australia, Litigation (2014-2026) and Class Action Litigation (2015-2025)

√ Professional Skills

Practical Tools for Urgent Applications and Advocacy Under Pressure: Getting It Right, Fast

- Draft clear, targeted interlocutory applications and summonses, with strategic purpose
- Prepare effective supporting affidavits: What's admissible? What's persuasive? What's procedurally necessary to succeed?
- Avoid pitfalls around privilege, waiver, and over-disclosure, particularly in time-sensitive matters, on the age of Al-generated
- Respond quickly and clearly in court
- Anticipate and handle challenges around expert evidence and confidential material when there's no time to spare

Presented by Anthony Cheshire SC, 8 Wentworth Chambers

THURSDAY, 20 NOVEMBER 2025

WEB2511N09D \$160

1.15PM TO 2.15PM AEDT

Settling litigation remains one of the most efficient and clientfocused ways to resolve disputes — but success depends on a watertight process, strategic timing, and a tailored approach. Gain a comprehensive toolkit for drafting, negotiating, and documenting settlement offers and agreements, with practical guidance designed to enhance your effectiveness and confidence in achieving resolution.

SETTLING COMMERCIAL DISPUTES - TIPS, TRAPS, AND

Chair: Matthew Harvey KC FCIArb Barrister, Arbitrator, Mediator, Matthew Harvey KC FCIArb, Owen Dixon Chambers West, Fourth Floor Selborne Chambers Leading Senior Counsel, Transport Barristers, Doyle's Guide 2025

√ Professional Skills

Settling Commercial Disputes: Tips, Traps, and Strategy

This session will focus on strategic and practical considerations when approaching the settlement of disputes. We will touch on:

- The preparation of effective Calderbank offers
- Drafting settlement agreements
- Settling multi-party proceedings and claims where insurance coverage is disputed
- Additional considerations when settling cross-border disputes
- Ethical rules which apply to legal practitioners during settlement negotiations

Presented by Doug Johnson, Barrister, Francis Burt Chambers

ATTEND THE FULL SERIES AND EARN

4 CPD UNITS

4 CPD units in Professional Skills



Medical Negligence: Breach, **Causation and Evidence**

FRIDAY, 7 NOVEMBER 2025 9.00AM TO 12.15PM AEDT

WEB2511N15 \$420

Gain a focused update on key developments in medical negligence claims. From the latest case law on breach of duty and causation to navigating expert evidence and emerging strategies for using AI with medical records, gain practical insights to strengthen your litigation approach and client outcomes.

Chair: Kevin Connor SC, Maurice Byers Chambers

THE LATEST IN BREACH OF DUTY AND CAUSATION AND OTHER ISSUES: THE LATEST CASE LAW

- Explore the latest decisions on breach of duty, causation and other key issues
- Stay informed on recent case law and gain practical insights on the relevance of these cases in your practice

Presented by Antonia Quinlivan, Barrister, Greenway Chambers

A DEEP DIVE INTO EXPERT EVIDENCE IN MEDICAL NEGLIGENCE **PROCEEDINGS**

- · Legislative provisions regarding expert evidence
- Who is a 'peer'?
- Choosing the right expert for the case
- When things go wrong:
- Lacking subject matter expertise
- International experts
- Biased/impartial experts
- Lawyer influence in preparation of expert reports

Presented by Seun Idowu, Partner, Hall & Wilcox

√ Professional Skills

THE USE OF AI WITH MEDICAL RECORDS

- An analysis of key studies with respect to Al in medical records, its uses, the ethical considerations, its limitations, and the emerging lessons
- Notable court decisions both nationally and internationally with respect to the use of AI in connection with medical records
- Key warnings from our courts and legal experts in this developing area of jurisprudence.

Presented by Justine Matthews, Special Counsel, Hall Payne



Trade Mark Litigation Intensive: Recent Cases, Defences and Best Practices

WEDNESDAY, 12 NOVEMBER 2025 9.00AM TO 1.15PM AEDT

WEB2511N01 \$505

Gain an expert-led and focused update on trade mark litigation essentials, from recent cases and FCAFC decisions through to an extensive examination of unjustified threats of trade mark infringement, defences, non-traditional trade marks & strategic use of evidence in trade mark litigation. Take a deep dive into landmark recent cases including Katie Perry, Cantarella Bros Pty Ltd v Lavazza Australia and FanFirm Pty Ltd v Fanatics. Gain expert insight and clarity on the risks, damages and liabilities of unjustified and improper threat of trade mark litigation. Examine key defences in trade mark litigation. Discover best practices for litigation of non-traditional marks, distinctiveness claims and shape marks plus the essentials of strategic use of evidence in trade mark litigation.

Chair: Anthony Franklin SC, 153 Phillip Barristers

TRADE MARK CASE LAW UPDATES

UPDATE ON THE KATY PERRY CASE

- What are the issues before the High Court?
- Will trade mark law need reform after the High Court decision?
- Key takeouts for trade mark advisers in relation to later occurring deceptiveness
- Other guidance from the Katy Perry case in the Full Court and at

Presented by Odette Gourley, Partner, Corrs Chambers Westgarth

OVERVIEW OF RECENT FCAFC DECISIONS

- Cantarella Bros Pty Ltd v Lavazza Australia Pty Ltd
 - o Ownership and prior use
- FanFirm Pty Ltd v Fanatics
- Caporaso and Section 62B Trade Marks Act
 - o Material misrepresentation by the applicant

Presented by Wen Wu, Barrister, Level 22 Chambers

TRADE MARK INFRINGEMENT LITIGATION: THREATS, DEFENCES **AND BEST PRACTICES**

UNJUSTIFIED THREATS OF TRADE MARK INFRINGEMENT

- Concerns about competitor conduct and asking solicitors to send a threat
- · What constitutes an unjustified threat
- · Damages and liability exposure for improper threats

Presented by **Sam Hallahan**, Barrister, 5 Wentworth Chambers

DEFENCES TO TRADE MARK INFRINGEMENTS

- What are "good faith" and "honesty" in the context of trade mark infringement defences?
- Evidentiary issues and practical tips
- Does timing matter for the purposes of the defences?

Presented by **Shauna Ross**, Barrister, Nigel Bowen Chambers

THINKING OUTSIDE THE BOX: RECENT BRAND PROTECTION AND ENFORCEMENT TRENDS BEYOND TRADE MARK LAW

- Bed Bath N' Table Pty Ltd v Global Retail Brands Australia Pty Ltd
- Key issues in Bed Bath N' Table before the High Court
- Recent case law and judicial guidance on passing off and misleading or deceptive claims in the context of brands and trade
- Key lessons learnt from case law and brand protection strategies

Presented by **Dean Gerakiteys**, Partner, Clayton Utz

3 CPD UNITS ATTEND AND EARN

ATTEND AND EARN

4 CPD UNITS

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

4 CPD units in Substantive Law



Debt Recovery: A Practical Guide

Native Title Law Intensive

WEDNESDAY, 12 NOVEMBER 2025 2.00PM TO 5.15PM AEDT

WEB2511N13 \$420

In this financial climate, it's timely to review the basics of Debt Recovery. Attend this half day practical session and you'll get insightful tips and traps, be updated on procedures and the Federal Court's approach to Applications. Learn the technical issues in dealing with bankruptcy and winding up actions for both creditors and debtors, plus consider potential alternatives to traditional debt recovery. Don't miss this practical guide to debt recovery to ensure the success of your applications.

Chair: Lydia Kinda, Barrister & Mediator, Svenson Barristers

DEALING WITH BANKRUPTCY ACTIONS ON BEHALF OF BOTH **CREDITORS AND DEBTORS**

- Overview of bankruptcy law and process
- Acting for the creditor
- Acting for the debtor
- Trustee's role and asset management
- **Recent Developments**

Presented by Brenton Devanny, Barrister, Madison Chambers

DEALING WITH WINDING UP ACTIONS ON BEHALF OF BOTH **CREDITORS AND DEBTORS**

- Commencing proceedings: which court and why?
- Statutory demands
- Applications to set statutory demands aside
- Opposition to originating processes
- Advising on preferential payments

Presented by Elly Phelan, Barrister, 9 Wentworth Chambers

ALTERNATIVES TO WINDING UP AND BANKRUPTCY ACTIONS

- Writs for the Levy of Property
- Garnishee Orders
- **Examinations Notices and Orders**
- Practical alternatives

Presented by Jason Polese, Barrister & Mediator, 4 Wentworth Chambers

FRIDAY, 14 NOVEMBER 2025 9.00AM TO 1.15PM AEST

WEB2511Q03 \$505

Gain strategic insights and deepen your understanding of the recent shifts in native title law and their practical implications. Discover how recent court decisions have eased the burden of proof in settled areas, get up to speed on compensation frameworks, hear frontline insights from Queensland South Native Title Services, and unpack what project proponents, especially in renewables, have learned about negotiating native title access since Mabo. Essential for anyone navigating native title in today's legal and political landscape.

Chair: Dominic McGann, Partner, McCullough Robertson

A SIGNIFICANT EASING OF THE BURDEN OF PROVING NATIVE TITLE IN SETTLED AREAS

An analysis of the decisions in Stuart v South Australia [2025] HCA 12 and Malone on behalf of the Western Kangoulu People v Queensland (No 6) [2025] FCA 363 that have resulted in a significant easing of the burden of proving native title in settled areas.

Presented by Vance Hughston SC, Sixth Floor Windeyer Chambers; Preeminent Australian Native Title Barrister, Doyle's Guide 2025

EXAMINING COMPENSATION FRAMEWORKS IN NATIVE TITLE CLAIMS

Presented by Tony Denholder, Partner, Ashurst

PERSPECTIVES FORM THE FRONTLINE: UPDATE FROM QUEENSLAND SOUTH NATIVE TITLES SERVICES

Presented by Timothy Wishart, CEO, Queensland South Native Titles Services; Leading Native Title Lawyers – Government & Traditional Owner Bodies - Australia, Doyle's Guide 2025

WHAT HAVE PROPONENTS OF PROJECTS LEARNED ABOUT NEGOTIATING NATIVE TITLE ACCESS SINCE MABO?

After Mabo, native title law became very rapidly complex, not to say impenetrable to the average person. People working for proponents stepped in the 90s into uncharted territory, literally and metaphorically. Deals were rudimentary and there was much in the way of national and regional politics that affected some projects, particularly the big projects.

But now, new proponents in the form of renewables companies (particularly) have brought a different tone and tenor to discussions. How did this transition occur and why? State politics has recently affected this sector (at least in Qld) but that is probably more about holders of ordinary title. So what did renewables companies know already, or what have they learned, that makes a difference to the outcomes for the native title holders?

Presented by Jonathan Fulcher, Partner, HopgoodGanim Lawyers; Leading Native Title Lawyer (Project Proponent Representation) Doyle's Guide 2025

ATTEND AND EARN 3 CPD UNITS ATTEND AND EARN 4 CPD UNITS

4 CPD units in Substantive Law

3 CPD units in Substantive Law



Immigration Law: PIC 4020 Masterclass

FRIDAY, 14 NOVEMBER 2025 12.00PM TO 1.30PM AEDT

WEB2511N02 \$160

That visa decisions are made on accurate information is essential. Ensure that you are totally abreast of the PIC 4020 provisions, what is required of you and your clients and that you understand the exceptions and waivers. Gain strategies for creating effective PIC 4020 waivers and ensure that you are representing your clients effectively.

Chair: Julian Hayden, Senior Lawyer, Hayden Lawyers

- Take a deep dive into a comprehensive examination of the PIC 4020 provisions regarding false or misleading information and
- Examine details of the five different "ban" regimes, exceptions and waivers where available, a round-up of case law relevant to PIC 4020 decisions
- Discuss strategies for creating effective PIC 4020 waivers

Presented by Sergio Zanotti Stagliorio, Barrister and Migration Law Lecturer, Castan Chambers

Migration agents can earn 1 CPD point



Complex Issues in Family Provision Claims for Advanced Practitioners

TUESDAY, 18 NOVEMBER 2025 9.00AM TO 1.15PM AWST

WEB2511W01 \$505

Succession law is becoming increasingly complex. Unpack the strategic and procedural dimensions of Family Provision Act disputes. Explore how equitable claims are reshaping litigation strategy and examine how to respond when asset pools are diminished by competing interests. Gain practical insights into managing concurrent claims, subpoenas, and consolidations in succession litigation, and understand the critical tax and duty consequences that arise in settlements—including CGT, superannuation and duties. Be guided through a decade of Family Provision decisions to uncover emerging judicial trends and what they mean for future claims.

Chair: Elmi Carlean, Barrister, Francis Burt Chambers

COLLIDING PATHS: HOW EQUITABLE CLAIMS AFFECT FPA **PROCEEDINGS**

Explore how equitable doctrines—like proprietary estoppel, constructive trusts, mutual will agreements, and testamentary promises—intersect with Family Provision Act claims, creating complex litigation landscapes.

- For Claimants: Strategically decide whether to pursue FPA claims alone or alongside equitable claims, using testamentary promises and mutual will agreements to bolster their case
- For Executors/Estate Defenders: Navigate reduced asset pools due to equitable interests while coordinating defences across statutory and equitable frameworks
- Anayse recent cases

Presented by Michelle Bennett, Barrister, Francis Burt Chambers; Leading Wills & Estates Litigation Barrister, Doyle's Guide 2025

√ Professional Skills

COMPLEX CASE MANAGEMENT IN SUCCESSION LAW LITIGATION

- Concurrent claims
- Consolidation
- Subpoenas and more

Presented by Craig Gregson TEP, Principal Lawyer, Gregson & Associates

TAXATION & DUTY CONSEQUENCES IN SETTLEMENT OF FPA

- Identifying estate CGT assets, cost bases and estimating CGT
- Understanding Deferred or future CGT and that tax may be payable on in specie transfers, appropriations in a settlement agreement
- Understanding CGT triggering events on transfers or appropriations
- Understanding the two-year rule for CGT events and extensions of time, can you get them? How long do they take? What does the ATO accept as a good reason? Does the Estate pay the CGT if the two-year rule is not followed?
- Superannuation What tax is payable to various beneficiaries direct from super funds versus the estate and then to beneficiaries?
- CGT consequences of portable life estates or realty the subject of a life estate?
- Duty consequences in settlement of FPA claims

Presented by Ian Raspin, Managing Director, BNR Partners and Thomas King, Associate, Smailes Krawitz

REVIEW OF FAMILY PROVISION CLAIMS OVER THE PAST DECADE

Examine a decade of Family Provision decisions to uncover developing trends and evolving judicial attitudes. What insights do these cases offer into how courts are currently approaching Family Provision claims?

Presented by John Butler, Consultant and Notary Public, HopgoodGanim Lawyers

ATTEND AND EARN 1.5 CPD UNITS

ATTEND AND EARN

4 CPD UNITS

• 1.5 CPD units in Substantive Law

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



Critical Review of Recent Significant Personal Injury Case Law

WEDNESDAY, 19 NOVEMBER 2025 2.00PM TO 3.00PM AWST

WEB2511W03 \$160

Join us for a fast-paced, one-hour update on the most important personal injury decisions shaping practice in Western Australia. This session will be presented by David Burton, one of WA's leading defendant insurance lawyers. Gain practical insights into recent case law across CTP, liability. employer negligence, costs and procedural issues, and learn how these developments are influencing claims strategy, litigation risk and client advisory work. Perfect for practitioners wanting to stay ahead before vear-end.

Chair: Justin Dyson, Partner at McCabes Lawyers: Leading Workers Compensation Lawyers (Defendant – Western Australia) Doyle's Guide

A REVIEW OF RECENT SIGNIFICANT PERSONAL INJURY CASE LAW

Gain a critical review of the most significant personal injury case law covering CTP, liability, employers negligence, cost awards and practice & procedure matters

Presented by David Burton, Partner, McCabes; Preeminent Leading Compulsory Third Party Insurance Lawyers (Defendant) – Western Australia, Recommended Leading Workers Compensation Lawyers (Defendant) - Western Australia, Recommended Leading Public & Product Liability Lawyers (Defendant) - Western Australia, Doyle's Guide



Family Law: Key Issues and Legislative Updates in WA

WEDNESDAY, 19 NOVEMBER 2025 9.00AM TO 1.15PM AWST

WEB2511W02 \$505

With the Family Law Amendment Act 2025 (Cth) now in effect, this halfday program examines how the Family Court of WA and the FC&FCoA (Divisions 1 and 2) are applying the new provisions, focusing on Section 79 and changes to the treatment of the economic impact of family violence, wastage, liabilities and add backs. Using recent cases including Shinohara (No 2) and Pantoja, you'll gain practical insights on what these developments mean for practice, along with updates on binding financial agreements, the interaction between family law and wills and estates, and relocation and jurisdictional issues. This is a program you simply cannot afford to miss if you want your advice to reflect current law and court approaches.

Chair: Natalie Kam, Partner, Jackson McDonald; Recommended Family & Divorce Lawyers Doyle's Guide 2025

ARE WE IN UNCHARTERED WATERS OR OCCUPIED TERRITORY? S79 AMENDMENTS

- Has codifying established jurisprudence and amending the Family Law Act 1975 (Cth) actually changed anything in the Court's approach to family law cases?
- Case review of the application by the FC&FCoA (Divisions 1 and 2) and the FCWA of the new legislative provisions following the introduction of the Family Law Amendment Act 2025 (Cth) on 10 June 2025 with a particular focus on the amendments to section 79 of the Family Law Act 1975 (Cth)
- · Cases to be covered include
 - o Shinohara & Shinohara (No 2) [2025] FedCFamC1F
 - o Pantoja & Pantoja [2025] FedCFamC1A 104

Presented by Jorja Brady, Partner, Lavan; Preeminent Family & Divorce Lawyer, WA and Leading Family Lawyer (High-value & Complex Property Matters), Doyle's Guide 2025

BINDING FINANCIAL AGREEMENTS: ESSENTIAL ELEMENTS, CHALLENGES AND CURRENT CASES

- Essential elements for a BFA
- Challenges to BFA's
- · Cases relating to BFA's

Presented by John Butler, Consultant and Notary Public, HopgoodGanim Lawyers

THREE'S A CROWD: THIRD PARTIES IN FAMILY LAW DISPUTES

- Application of Part V111AA(1) Family Law Act 1975
- What to do when you are a third party
- What to do when you want to join a third party
- Recent cases

Presented by Framy Browne, Partner, Lavan; Leading Family & Divorce Lawyer and Recommended Family Lawyer (High-Value & Complex Property Matters) Doyle's Guide 2025

INTERACTION BETWEEN FAMILY LAW AND WILLS AND ESTATES

Presented by Fraser Bax, Partner, HopgoodGanim Lawyers

ATTEND AND EARN 1 CPD UNIT

ATTEND AND EARN

4 CPD UNITS

• 1 CPD unit in Substantive Law

4 CPD units in Substantive Law



A Practical Guide to SOPA Claims and Challenges

THURSDAY, 20 NOVEMBER 2025 9.00AM TO 12.15PM AWST

WEB2511W04 \$420

Navigate the Building and Construction Industry (Security of Payment) Act 2021 (WA) with confidence. U pack the most pressing SOPA issues - from avoiding high-risk SOPA clauses to reviewing and challenging adjudications. With recent case law reshaping the boundaries between SOPA and the Australian Consumer Law, and criminal penalties now in play for non-compliance, this is essential guidance for lawyers, contractors, consultants, and in-house counsel who need to get it right. Join leading experts as they deliver practical strategies, checklists and compliance tips you can apply immediately.

Chair: Juliana Jorissen, Partner, King & Wood Mallesons; Leading Construction & Infrastructure Litigation Lawyer, Doyle's Guide 2024

SOPA: HIGH-RISK CLAUSES IN WA CONSTRUCTION CONTRACTS

• What are some of the contract clauses that might get you in trouble under SOPA and why?

Presented by Thomas Jacobs, Partner, Jackson McDonald; Leading West Australian Construction and Engineering Lawyer, Best Lawyers in Australia

CAN MISLEADING CONDUCT KILL A PAYMENT CLAIM?

When statutory payment rights collide with federal consumer protections, who prevails? Recent decisions across WA and NSW are testing the boundaries of SOPA enforcement, raising urgent questions about misleading conduct, constitutional inconsistency, and adjudicator discretion. This seminar explores five pivotal developments shaping the legal landscape:

- ACL Defences in SOPA Enforcement: Can misleading conduct claims under the Australian Consumer Law derail statutory payment entitlements?
- Constitutional Override: What happens when State SOPA provisions conflict with federal law under Section 109?
- Threshold for Bona Fide Claims: How serious must a misleading conduct allegation be to block summary judgment?
- Legislative Reform and Risk Exposure: How are SOPA and ACL amendments expanding the scope - and stakes - of disputes?
- Beyond Interim Relief: What rights and remedies remain available outside the SOPA regime?

Whether you're drafting contracts, advising clients, or navigating disputes, understanding this dynamic tension is essential. Presented by **Richard Douglas**, Barrister, Francis Burt Chambers

REVIEWING AND CHALLENGING CONSTRUCTION ADJUDICATIONS

- Examine the review process for construction adjudications and explore the avenues for challenging determinations
- Clarify the scope of the adjudication process, including whether it extends beyond the issuance of a determination to cover enforcement
- Gain practical insights into when, how and on what grounds an adjudication can be reviewed or contested

Presented by Scott Ellis, Barrister, Chartered Arbitrator, Mediator, Francis Burt Chambers; Leading Construction Law Barrister, Doyle's Guide 2025; Senior Sessional Member of the State Administrative Tribunal



Parliamentary Law Forum: Ethics and **Professional Skills for Government** Lawyers

TUESDAY, 25 NOVEMBER 2025 9.00AM TO 12.15PM AEDT

WEB2511N16 \$420

Focus on key legal principles relevant to government practice and legislative process with this practical and insightful session for anyone working with or within government. Examine how Legal Professional Privilege (LPP) and Public Interest Immunity (PII) operate in litigation, how laws can be changed without infringing vested rights, and how legislation is developed from policy to enactment.

√ Ethics and Professional Responsibility CONFIDENTIALITY OF GOVERNMENT INFORMATION: PII AND LPP

- Legal Professional Privilege (LPP) and Public Interest Immunity (PII) are of ongoing interest and concern to government as outcomes in litigation are often driven by the results of interlocutory battles in relation to accessing material. This session will focus on asserting privilege in litigation based on LPP and PII
- A review of the specific mechanisms to bring a privilege claim
- A refresher on the principles of LPP and how it is established in Court
- An introduction to PII and the balancing exercise that it involves
- A brief discussion as to the extent that LPP and PII can overlap and interact

Presented by Michael Rennie, Barrister, St James Hall

√ Professional Skills

MANAGING VESTED RIGHTS AND RETROSPECTIVITY: THE MECHANICS OF CHANGING LAWS

- Section 7 of the Acts Interpretation Act 1901 (Cth) and the common
- Recent High Court appeal in Khalil v Minister for Immigration and what has been clarified since Esber v Cth (1992) 174 CLR 430
- The difficult distinction between the exercise of discretions and the exercise of rights
- The differences in criminal and civil contexts

Presented by Rachel Francois, Barrister, St James' Hall

√ Professional Skills

NAVIGATING THE LAW-MAKING PROCESS

- The nature of the law-making process
- Constitutional, legal and policy considerations
- Policy-making and the Cabinet process
- Primary and subordinate legislation
- Non-government legislation
- Fundamental legislative principles/human rights
- The drafting process
- The parliamentary process, committee review and bill amendments
- Assent, commencement and publication

Presented by Tony Keyes, Parliamentary Counsel, Office of the Queensland Parliamentary Counsel

ATTEND AND EARN 3 CPD UNITS

ATTEND AND EARN

3 CPD UNITS

3 CPD units in Substantive Law

- 1 CPD unit in Ethics and Professional Responsibility
- · 2 CPD units in Professional Skills



Complex Estate Litigation, Estate Planning and Administration Conference

Delve into planning for blended families, the implications of superannuation in estate planning and strategies for estate tax and duties.

THURSDAY, 20 NOVEMBER 2025

9.00AM TO 5.15PM AEDT

2511N03

\$795

Be guided by leading barristers and expert solicitors for an essential deep dive into the challenges of wills and estates practice. Designed for experienced professionals and those needing more advanced guidance, this advanced program delivers essential updates and practical strategies for managing sophisticated and complex estate matters. Gain valuable insight into key litigation trends, Family Provision claims by grandchildren and the interplay of estoppel, trusts and estates. Learn how to effectively handle disputes involving executors and court-appointed administrators.

SESSION 1: COMPLEX ESTATE LITIGATION

9.00AM TO 1.15PM 2511N03A **\$505**

Chair: **Angela Djukanovic**, Barrister, Chalfont Chambers; Recommended Wills & Estates Litigation Junior Counsel, *Doyle's Guide* 2024

ESTATE LITIGATION: RECENT CASES AND THE TAKEAWAYS FOR YOUR PRACTICE

- Analyse recent estate litigation judgments highlighting emerging trends and judicial reasoning
- Consider the practical implications and how these decisions may inform future claims and defences

Presented by **John Armfield**, Barrister & Mediator, Two Wentworth Chambers; Preeminent Wills & Estates Litigation Junior Counsel, *Doyle's Guide* 2024

FAMILY PROVISION CLAIMS: THE POSITION OF GRANDCHILDREN

Gain an update on the position of grandchild following the recent Court of Appeal decision in *Angius v Angius*

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

ESTOPPEL AND TRUSTS AND THEIR INTERACTION WITH SUCCESSION LAW

- Promissory and proprietary estoppel and constructive trusts
- Legal presumptions and concepts: resulting trusts and advancement
- Consider recent case law of significance
- Loans

Presented by **Linda Clarke**, Barrister, Second Floor Wentworth Chambers and Orange Chambers

DEALING WITH DISPUTES WITH EXECUTORS AND COURT APPOINTED ADMINISTRATORS

- Duties of Executors and where disputes arise
 - Due and proper administration of the estate
 - Duty to account and the inventory
 - Conflicts of interest and conflicts in distributions- rule against self dealing
- Remedies available
 - Removal/Pass over
 - Damages
 - Reissue of grant
 - Independent Administrators
- A practical guide to Court Appointed Administrators

Presented by **Justine Taylor**, Principal Director, TEP, Uther Webster & Evans Solicitors; Accredited Specialist in Wills and Estates; Recommended Wills, Estates & Succession Planning Lawyer, *Doyle's Guide* 2024

SESSION 2: COMPLEX ESTATES PLANNING AND ADMINISTRATION ISSUES

2.00PM TO 5.15PM 2511N03B **\$420**

Chair: **Stephen Lynch**, Director, Somerville Legal; Accredited Specialist in Wills and Estates; Recommended Wills & Estates Litigation Lawyer, *Doyle's Guide* 2024 and former author, LexisNexis 'Practical Guide Succession Law'

BLENDED FAMILIES: ESTATE PLANNING OPTIONS (WITHOUT HAVING TO KILL THE SPOUSE!)

- Defining the blended family and reading the relationship
- The potential importance of time
- · Starting with a BFA and release?
- · Dealing with assets outside the will
- 10+ Options ... and still counting

Presented by **Mark Squire**, Practice Group Leader, Wills and Estates, Vinden Lawyers

DEVELOPMENTS IN SUPERANNUATION ESTATE PLANNING

- Proposed Div 296 tax on super balances above \$3M and its impact on succession planning
- Recent views on the concept of a 'dependant' for superannuation law: Can a step-child qualify as a dependent?
- Binding death benefit nominations: lessons for robust superannuation estate planning from case law
- Estate planning for a sole member self managed superannuation fund: lessons from In the matter of Gainer Associates Pty Ltd
 [2024] NSWSC 1138

Presented by **Dung Lam**, Principal, West Garbutt; Accredited Taxation Law Specialist New South Wales Law Society; Chartered Tax Adviser

AVOIDING UNNECESSARY ESTATE TAXES OR DUTY

- What gateways exist for delaying CGT and removing duty in Estates
- What powers do Legal Personal Representatives have to vary gifts in a will to minimise tax consequences for the estate
- How does the Tax Act give concessions for Family Separations
- Common traps

Presented by **Michael Bennett**, Barrister, 13 Wentworth Chambers; Lecturer in tax law in the UNSW Masters of Laws Program

ATTEND THE FULL DAY AND EARN



Legal Essentials for Religious Leaders and Institutions

WEDNESDAY, 26 NOVEMBER 2025 9.00AM TO 5.15PM AEDT

WEB2511N06

\$79

If your role includes navigating legal risk and governance in faith-based organisations then join us for a powerful day designed specifically for leaders, legal advisors and governance professionals in religious institutions. Equip yourself with the knowledge to navigate complex legal duties, protect your organisation's integrity and lead with confidence in today's regulatory landscape. Gain critical insights into your safeguarding responsibilities, expert understanding into internal risk management law and procedure, asset protection needs for your organisation and practical, up-to-date deep-dive into your duty of care in relation to historical child abuse claims - all delivered by leading experts through real-world case studies and recent legal developments.

SESSION 1: SAFEGUARDING DUTIES AND INTERNAL RISK MANAGEMENT IN RELIGIOUS INSTITUTIONS

9.00AM TO 1.15PM

WEB2511N06A

\$505

Chair: Gregory Burton SC, 5 Wentworth Chambers

VICARIOUS LIABILITY AND ISSUES OF DUTY OF CARE FOR RELIGIOUS INSTITUTIONS FOR HISTORICAL CHILD ABUSE CLAIMS

- Case study of Bird v DP (a pseudonym)
- Case study of AA v The Trustees of the Roman Catholic Church for the Diocese of Maitland-Newcastle
- Update on legislative reform in light of Bird v DP

Presented by **Luke Geary**, Partner – NFPs, Human Rights & Social Impact, Mills Oakley

ELEVATING GOOD GOVERNANCE: BEST PRACTICE FOR GOVERNANCE AND ACCOUNTABILITY IN FAITH-BASED OPGANISATIONS

- ACNC Governance Standards, director duties and common law duties in practice;
- Key elements of an effective governance policy framework;
- Board composition, roles, meetings and procedures in complex structures;
- Case study: Lessons from the ACNC's enforceable undertaking with Hillsona College.

Presented by Jessica Lipsett, Director, Vocare Law

UNDERSTANDING WHS DUTIES TOWARDS CHILDREN AND ADOLESCENTS

- What are the duties and who has them
- Ways in which your health and safety duty to children and adolescents can be discharged
- Exposure of duty holders when failing in that duty

Presented by Patrick Barry, Barrister, State Chambers

INTERNAL DISPUTE RESOLUTION

- Managing the interface between whistleblower disclosure and complaints
- Dealing with conflict, aggression and unreasonable behaviour
- Selecting the right process to manage confidentiality, privacy and procedural fairness

Presented by **Chris Mills**, Director, Neumann & Turnour Lawyers

SESSION 2: LEGAL STRUCTURES, ASSET PROTECTION, AND DISPUTE RESOLUTION MECHANISMS IN FAITH-BASED ORGANISATIONS

2.00PM TO 5.15PM

WEB2511N06B

\$420

Chair: Josephine Heesh, Partner, Carroll & O'Dea Lawyers

PROTECTING THE ASSETS OF RELIGIOUS INSTITUTIONS: LEGAL STRUCTURES AND RISK MANAGEMENT

- Identifying key risks to assets, including litigation exposure, financial instability and regulatory oversight
- Exploring the powers and limitations of statutory religious corporations
- Comparing unincorporated and incorporated entities: legal and operational implications
- Clarifying the legal relationship between statutory corporations and affiliated or subsidiary entities
- Strategic approaches to isolating risk while preserving charitable objectives
- Practical insights from recent legal developments, including:
 - Presbyterian Church of Queensland receivership
 - Allianz Australia Insurance Ltd v Uniting Church in Australia Property Trust (NSW) [2025] FCAFC 8

Presented by **Vera Visevic**, Partner, NFPs, Human Rights & Social Impact, Mills Oakley

RECEIVERSHIP, TRUST STRUCTURES AND DENOMINATIONAL RISK: LESSONS FROM THE PRESBYTERIAN CHURCH OF QUEENSLAND

- Understanding denominational structures: When local churches are not separate legal entities
- Legal complexities in property ownership under trust structures
- Impacts of aged care and non-ministry operations on denominational solvency
 - Case study: The Presbyterian Church of Queensland receivership, trust property, and land control
- Structuring governance and asset management in faith-based organisations

Presented by **Nathan Donovan**, Director, Donovan Winkler Lawyers

BRIDGING CIVIL AND CANON LAW IN CONFLICT RESOLUTION

- How church entities operate in the civil legal system
- Ensuring harmony between canonical (church) governance and civil governance (statutes, policy and procedure)
- Identifying mutual expectations of canonical and civil leadership
- Establishing and managing reserve powers
- Ecclesial formation for those responsible for civil governance

Presented by ${\bf Fr~Brian~Lucas},$ National Director - Australia, Catholic Mission

ATTEND THE FULL DAY AND EARN



Property Law Gala 2025

WEDNESDAY, 26 NOVEMBER 2025 9.00AM TO 5.15PM AEDT

2511N07

\$795

Focus on the risks in property transactions, including compliance risks and the disputes that arise. Equip yourself to manage the risks. Whether you act for developers, institutions, or individuals, this program is offering the insights and tools you need. Examine due diligence on those more difficult property transactions, Explore risks in agricultural land transactions, misleading and deceptive conduct plus stamp duty issues. Address regulatory and advisory risks arising from foreign investment, economic pressures and AML/KYC compliance.

SESSION 1: PROPERTY TRANSACTIONS AND COMPLIANCE RISKS: PREPARING FOR 2026

9.00AM TO 1.15PM 2511N07A **\$505**

Chair: **Robert Schneider**, Consultant, HWL Ebsworth; *Best Lawyers* Australia for Alternative Dispute Resolution, 2020 - 2023 editions

√ Professional Skills

INSIGHTS INTO CURRENT MARKET CONDITIONS FOR THE SYDNEY PROPERTY MARKET AND THE POTENTIAL IMPACT FOR LAWYERS AND PROPERTY PROFESSIONALS

- Will lower interest rates stimulate a recovery in investment activity and asset prices?
- Why is Sydney attracting such a deep and diverse pool of capital?
- Will the recovery in consumer spending drive investor interest in the retail sector?
- Will stronger momentum in return to the office stimulate more demand for office space?
- Will the industrial sector remain the 'star' performer?
- What opportunities do emerging sectors offer investors?

Presented by **Chris Naughtin**, National Director, Capital Markets – Research, Savills

√ Professional Skills

AML/CFT: KYC FOR PROPERTY CLIENTS IN THE NEW ERA

Is AML still horrifying everyone? Meeting AML/CFT obligations isn't just about ticking boxes - it's about creating tailored risk assessments that are both practical and scalable for your client's size. Examine how to conduct dynamic risk assessments across all categories of financial crime risk, including customer, channel, product, and jurisdiction risk. Walk away with actionable strategies to strengthen KYC processes, streamline compliance, and protect your client from unnecessary exposure.

Presented by **Lachlan Gepp**, Special Counsel, Addisons

WHAT VENDORS, PURCHASERS AND THIRD PARTIES NEED TO EXAMINE: DUE DILIGENCE IN STANDARD PROPERTY DEALS, COLLECTIVE SALES AND REZONING

Missing a key detail can cost your client everything. From standard transactions to collective sales and rezoning, you need to know exactly what to check, who to question, and where the traps lie. The renowned and experienced Ian McKnight will provide a clear, methodical framework for conducting thorough due diligence, ensuring your client's interests are protected at every stage.

Presented by lan McKnight, Special Counsel, Pobi Lawyers

NAVIGATING STAMP DUTY TRAPS IN PROPERTY TRANSACTIONS

RISKS IN AGRICULTURAL LAND ACQUISITIONS AND DISPOSALS

- Hidden risks in agricultural property transactions
- Manage leasing arrangements, easements, and access issues
- Identifying and navigating Aboriginal heritage items on rural land
- Protect your client's position and minimise potential disputes

Presented by Eva Vicic, Partner, McCullough Robertson Lawyers; Best Lawyers 2025, Property Law

SESSION 2: PROPERTY DISPUTES IN FOCUS

2.00PM TO 5.15PM 2511N07B \$420

Chair: Kim Boettcher, Barrister, Frederick Jordan Chambers

PROPERTY CASE LAW YEAR IN REVIEW: INTERESTING REAL PROPERTY CASES IN 2025

- Leasing disputes
- Off-the-plan
- Other real property cases handed down by the Courts in 2025

Presented by **Hamilton Zhao**, Barrister-at-Law, Frederick Jordan Chambers

MISLEADING AND DECEPTIVE CONDUCT IN THE PROPERTY CONTEXT

Examine misrepresentation and misleading and deceptive conduct in the context of real property transactions, to enable you to identify and avoid areas of risk, including:

- The statutory prohibitions on misrepresentation/misleading and deceptive conduct
- Common law/contractual misrepresentation
- Remedies and other consequences
- Defences
- Accessorial liability
- Examples from recent cases

Presented by Nick Christiansen, Partner, Sparke Helmore Lawyers

SETTLING PROPERTY DISPUTES

Presented by Sam Darwish, Principal, Civic Lawyers

ATTEND THE FULL DAY AND EARN

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



Workers Comp and Motor Vehicle Claims Conference 2025

THURSDAY, 27 NOVEMBER 2025

2511N05

\$795

9.00AM TO 5.15PM AEDT

With workers compensation claims increasing rapidly and recent legislative reform in workers compensation and procedural reform in motor vehicle accident claims, bringing yourself up to date is not a "like -to" but a "must do". Be guided by members of the PIC and personal injury experts and gain a comprehensive update on all the key developments and recent cases in workers compensation and motor vehicle accident law. Examine recent legislative amendments to workers compensation, practical issues around impairment aggregation, and the latest decisions from the PIC and courts as well as insights from the PIC on techniques to enhance your practice. Gain an in-depth analysis of recent MAD decisions, procedural updates from the PIC and judicial review of their cases in motor vehicle accidents.

9.00AM TO 1.15PM

2511N05A

\$505

2.00PM TO 5.15PM

2511N05B

SESSION 2: MOTOR VEHICLE CLAIMS: RECENT MAD DECISIONS,

JUDICIAL REVIEW CASES AND UPDATE FROM PIC

\$420

Chair: Mick Franco, Partner, Bartier Perry; Preeminent Workers Compensation Lawyers (Defendant), Doyle's Guide 2024

IMPLICATIONS OF THE 2025 LEGISLATIVE AMENDMENTS TO WORKER'S COMPENSATION

- · What are the changes?
- How will the changes affect new claims?
- How will the changes affect current claims?
- Tricks and traps

Presented by Amanda Bond, Partner, Gillis Delaney Lawyers: Accredited Specialist in Personal Injury Law; Recommended Workers Compensation Lawyers (Defendant), Doyle's Guide

AGGREGATION OF IMPAIRMENT

- The legislation
- What is aggregation?
- Why aggregation?
- How aggregation?
- Case study examples

Presented by Peter Lichaa, Partner at Bartier Perry

PERSONAL INJURY COMMISSION CLAIMS AND CASE UPDATE: WORKERS COMPENSATION AND MOTOR ACCIDENT CLAIMS

- Key Personal Injury Commission decisions
- **Key Court decisions**
- Issues facing practitioners in the Workers Compensation Division and the Motor Accidents Division

Presented by Sarah Warren, Barrister, 9th Floor Windeyer Chambers

INSIGHTS FROM THE PIC: WORKERS COMPENSATION AND MOTOR **ACCIDENT CLAIMS**

Hear from the Personal Injury Commission about recent developments and practical guidance on technical legal issues to enhance your workers compensation and motor accidents practice Presented by John Harris, Principal Member, Personal Injury Commission

Chair: Tim Concannon, Partner, Carroll & O'Dea; Recommended Motor Vehicle Accident Compensation Lawyers (Plaintiff), Doyle's Guide 2024

MAD DECISION REVIEW

A review of cutting-edge decisions made by the Motor Accident Division (MAD) of the Personal Injury Commission, including:

- Threshold injury disputes
- Most-at-fault dispute
- Treatment disputes
- · PAWE disputes

Presented by Peter Hunt, Consultant, McCabes; Accredited Specialist in Personal Injury Law, Preeminent Compulsory Third Party Insurance Lawyers (Defendant) Doyle's Guide 2024

√ Professional Skills

PROCEDURAL UPDATE FOR MOTOR ACCIDENT CLAIMS

- Rule changes
- Practice and procedure
- Medical Review Panel Pilot

Presented by Marie Johns, Division Head, Motor Accidents Division, Personal Injury Commission NSW

JUDICIAL REVIEW IN MOTOR ACCIDENT CASES: RECENT CASES AND TAKEAWAYS

- Recent decisions under the Motor Accidents Injuries Act 2017 and the Motor Accidents Compensation Act 1999
- The latest authorities on judicial review of Personal Injury Commission proceedings
- Practical guide to judicial review proceedings

Presented by Jnana Gumbert, Barrister, Jack Shand Chambers, Preeminent Insurance & Personal Injury Law Junior Counsel, Doyle's Guide 2024 and Matthew Jones, Barrister, Jack Shand Chambers

ATTEND THE FULL DAY AND EARN

- · 6 CPD units in Substantive Law
- 1 CPD unit in Professional Skills



Family Law Conference: High-Value & Complex Property & Financial Settlements

THURSDAY, 27 NOVEMBER 2025 9.00AM TO 5.15PM AEDT

2511N08

\$795

This advanced-level conference brings together leading family law specialists for a focused examination of high-value and complex property and financial settlements. Gain timely insights into the new Family Law (Property) Reforms, equitable claims, and the treatment of intergenerational wealth. Explore overseas assets, de facto financial cases, and later-life relationships in succession planning. Led by Doyle's Guide recommended experts, this event is practitioners handling complex property matters.

SESSION 1: NEW REFORMS, NEW CASES, FINANCIAL CONTRIBUTIONS AND INTERGENERATIONAL WEALTH

9.00AM TO 1.15PM

2511N08A

\$505

Chair: **Jacqueline Dawson**, Principal Solicitor, Sexton Family Law; Accredited Specialist in Family Law

NAVIGATING THE NEW FAMILY LAW (PROPERTY) REFORMS AND 2025 CASE REVIEW

- A practical guide to the Family Law Amendment Act 2024
- What practitioners need to consider now when initiating or responding to proceedings under the new framework
- Emerging themes and judicial approaches post-reform

Presented by **Antonella Sanderson**, Principal Solicitor/Director, Family Law Matters; Accredited Specialist in Family Law; Recommended Family & divorce Lawyer, *Doyle's Guide* 2025

FAMILY LAW ADDBACKS AFTER SHINOHARA: WHERE TO FROM HERE?

The recent *Shinohara v Shinohara* Court of Appeal decision has effectively put an end to the traditional use of addbacks in property settlements. Explore the implications of the ruling and what it means for practice—particularly when dealing with property that has been spent, wasted or otherwise dissipated. Join us for a practical discussion on how such matters can now be addressed under the contributions or future needs principles.

Presented by **Petros Macarounas**, Barrister, Frederick Jordan Chambers

INTERGENERATIONAL WEALTH AND FAMILY FINANCIAL INVOLVEMENT

- Money transferred to children before marriage breakdown
 - Co-purchasing property
 - How to deal with this situation i.e. Deed of Arrangement
 - What happens if the children die before the parents
 - Other issues to consider
- Post breakdown: dealing with transfer of funds where there is no loan agreement – how to untangle
- Tracing contributions and interests
- Control and ownership of entities: dealing with fluid structures and third-party involvement
 - Rise of family offices
 - Asset protection strategies from a family law and succession perspective

Presented by **Heidi Menkes**, Partner, Pearson Emerson; Accredited Specialist in Family Law: Recommended Family & Divorce Lawyer, *Doyle's Guide* 2025 and **Josephine Pignataro**, Partner, HWL Ebsworth; Accredited Specialist in Wills and Estate Planning; Recommended Wills, Estates & Succession Planning Lawyer, *Doyle's Guide* 2024

DOES MY CLIENT HAVE AN EQUITABLE, THIRD PARTY CORPORATIONS ACT AND/OR CONTRACT CLAIM?

- When does a financial contribution create an equitable claim?
- What equitable claims are and what they are not
- What needs to be established in evidence
- Does a caveatable interest arise
- Scenarios

Presented by Edward Cox SC, Greenaway Chambers

SESSION 2: OVERSEAS PROPERTY, DE FACTO AND LATER IN LIFE RELATIONSHIPS EXPLORED IN FAMILY LAW

2.00PM TO 5.15PM

2511N08B

\$420

Chair: Cathie Blanchfield, Principal, Blanchfield Nicholls Family & Private Advisory; Leading Family & Divorce Lawyer and Leading Family Lawyers (High-Value & complex Property Matters), *Doyle's Guide* 2025

OVERSEAS PROPERTY AND ASSETS: IDENTIFICATION AND INCLUSION

- Establishing whether foreign property forms part of the asset pool
- Should you proceed in Australia or overseas, and consideration of anti-suit injunctions
- Practical issues with tracing and accessing overseas financial information
- The role of foreign exchange and valuation

Presented by **Sarah Bevan**, Principal, Sarah Bevan Family Lawyers; Accredited Specialist in Family Law

DE FACTO FINANCIAL CASES

- Grounding the jurisdiction
- s4AA which of the indicia seem to matter most?
- Evidentiary considerations
- Recent case law and current trends

Presented by **Collette McFawn**, Partner & National Practice Group Leader, Lander & Rogers; Accredited Specialist in Family Law: Preeminent Family & Divorce Lawyer, *Doyle's Guide* 2025

TIL AGED CARE DO WE PART: LATER IN LIFE RELATIONSHIPS

Relationships in later life can bring unexpected joy to those involved but can also result in additional complications when the circumstances involve respective children, disparate financial circumstances and/or health and age gap issues. Examine the challenges practitioners face in advising these couples, including:

- Characteristics of late in life relationships and when does a "legal" relationship arise?
- Can a de facto relationship exist when the two parties live separately?
- Does a de facto relationship end if one party goes into care?
- Are Binding Financial Agreements a viable option for succession planning?
- Will keeping assets completely separate minimise risk in the event of a relationship breakdown?
- Will drafting issues including:
 - o Ongoing living arrangements for the surviving spouse
 - Aged care funding considerations for the surviving spouse
 - Managing potential claims by disgruntled children

Presented by **Kate Kensell**, Family Law Director, Uther Webster & Evans Solicitors, and **Justine Taylor**, Principal Director, STEP, Uther Webster & Evans Solicitors; Accredited Specialist in Wills and Estates; Recommended Wills, Estates & Succession Planning Lawyer, *Doyle's Guide* 2024

ATTEND THE FULL DAY AND EARN

7 CPD UNITS

• 7 CPD units in Substantive Law



Food Regulation Symposium: Challenges and Opportunities for the Future

FRIDAY, 28 NOVEMBER 2025

9.00AM TO 5.15PM AEDT

2511N17 **\$795**

Hear direct insights from the experts on food regulation reform plus more. This is the food regulation event of the year. Hear directly from FSANZ's CEO and senior leaders as they unpack sweeping reforms—from genetically modified and cell-cultured foods to new standards for eggs and sugar claims, and energy labelling. Dive into the regulatory grey zone between food and therapeutic goods, gain a comprehensive understanding of the 2026 merger regime, and learn how to navigate greenwashing risks and ESG disclosure obligations and their implications for the food industry. Explore the latest developments in food advertising, packaging and food wastage law reform. With regulators and top legal minds sharing their experience and expertise across so many areas of food regulation and business, this program delivers unmatched access to the latest developments and practical strategies you need now.

SESSION 1: FOOD REGULATION: DEALING WITH THE REGULATORS

9.00AM TO 1.15PM

2511N17A

\$505

Chair: Clare Nass, Senior Legal Counsel, Associated British Foods

FUTURE FOOD REGULATORY APPROACH AND FOOD STANDARDS KEY UPDATES

- New approach: risk proportionality, international alignment and implementation
- · Review and update on New Standards for
 - Genetically modified foods
 - First Cell Cultured Food
 - Carbohydrate & sugar claims, & energy labelling on alcoholic beverages
 - Primary production and future proposal for a New Egg and Food Safety Standard
- Proposed changes to nutritional panels (NIP) & health star rating panels (HSR)
- Other proposed reviews

Presented by **Dr Sandra Cuthbert**, (Chief Executive Officer) FSANZ Board and **Dr Matthew O'Mullane**, General Manager, Food Safety, FSANZ

BORDERLINE PRODUCTS: CURRENT DEVELOPMENTS AT THE FOOD-THERAPEUTIC GOODS INTERFACE

- Examine how ingredients, packaging, labelling and advertising influence the regulatory classification of products at the food therapeutic goods interface
- Focus on categories that commonly sit on the borderline, including medical foods, sports supplements, caffeinated beverages, and products making health claims

Presented by **Dr Teresa Nicoletti**, Partner, Mills Oakley; Ranked Lawyer (Band 1), Life Sciences; Recognized Lawyer, Life Sciences Practice, Biotechnology Law, The *Best Lawyers in Australia*; Recommended Lawyer, Intellectual Property, The Legal 500 Asia-Pacific Legal

NEW MERGER REGIME, COMPETITION AND FOOD AND GROCERY CODE

- New mandatory merger regime from 1 January 2026: Do you need to notify your deal?
- Competition law issues in the food and grocery industry red flags
- Mandatory Food and Grocery Code: What it means for suppliers? Presented by **Sar Katdare**, Partner, Johnson Winter Slattery

GREENWASHING AND THE FOOD INDUSTRY

- Grocery products greenwashing cases update
- Penalty expectations and tips for negotiating with the ACCC
- How to substantiate environmental claims

Presented by Odette Gourley, Partner, Corrs Chambers Westgarth

INCREASED ESG OBLIGATIONS: CLIMATE RELATED FINANCIAL DISCLOSURE OBLIGATIONS AND ASIC'S EXPECTATIONS

In this session, Susan will discuss how the new legislation requiring companies to make financial disclosure in relation to climate related risks and opportunities will impact the industry.

- The requirements under the new legislation and accompanying new accounting standards
- ASIC's expectations for compliance with the legislation
- Potential risks for corporations and directors

Presented by Susan Goodman, Partner, Gadens

SESSION 2: PRODUCT DEVELOPMENT, CURRENT IP ISSUES PACKAGING AND WASTAGE

2.00PM TO 5.15PM

2511N17B

\$420

Chair: Veronica Volfneuk, Legal & Regulatory Counsel, Vow

NEW PRODUCT DEVELOPMENT AND YOUR IP AND MARKETING STRATEGY – HOT TOPICS

• Brands

Westgarth

- Product get up and packaging
- Novel foods and key IP issues
- Food recipes and manufacturing know how
- Confidentiality and trade secrets
- Marketing of food products and IP including celebrities, content creators, Al
- Latest consumer law cases and other topics on your radar Presented by **Alison Jones**, Special Counsel, Corrs Chambers

PROPOSED MAJOR CHANGES IN PACKAGING AND MANUFACTURING AND SOFT PACKAGING INITIATIVES

- Proposed government packaging design mandates
- Soft plastic recycling program
- Chemical Concerns actions on PFAS
- Packaging's role in reducing food waste
- Latest innovations in sustainable packaging

Presented by **Keith Chessell**, AIP Education Team, Australasian Institute of Packaging (AIP)

NAVIGATING FOOD WASTAGE INITIATIVES

With a panel of experts with varying perspectives examine the case study of food waste initiatives in NSW including legislative and community initiatives Food Wastage.

Panellist:

Jennifer Hughes, Partner, Beatty Hughes & Associates

ATTEND THE FULL DAY AND EARN



FRIDAY, 28 NOVEMBER 2025

WEB2511N12

9.00AM TO 5.15PM AEDT

\$795

For the busy criminal lawyer, this symposium brings together the most significant developments in one place for you. Your will gain strategies for navigating mental health and other personal history issues that affect the accused, dealing with co-accused in the Local Court, managing stalking charges & dealing with asset recovery applications. Delve into expert practical guides to trial strategy relating to expert evidence and crossexamination. With a sharp focus on tools you can apply in court immediately this online conference is absolutely essential viewing.

SESSION 1: CRIMINAL LAW: STRATEGIES FOR MENTAL HEALTH,

9.00AM TO 1.15PM

WEB2511N12A

\$505

Chair: Ian Lloyd KC, Barrister, Trust Chambers

CONSIDERATIONS IN HEARINGS WITH JOINT CO-ACCUSEDS: A GUIDE TO JOINT & SEPARATE HEARINGS FOR LOCAL COURT **HEARINGS**

- · Competence and compellability
- Assessing admissibility of evidence
- Exclusionary provisions under the Evidence Act
- Strategic considerations

Presented by Angela Cooney, National Practice Director, Armstrong

STALKING, TECHNOLOGY AND THE EXPANDING DEFINITION OF DOMESTIC VIOLENCE

Mahmud Hawila shares updates on how New South Wales' criminal justice system is responding to advances of technology in the field of domestic violence and coercive control. When does tracking become stalking? Topics include use of Cyberstalking, Spyware; and Airtags. Presented by Mahmud Hawila, Barrister, Blach Chambers

RECENT DEVELOPMENTS IN PROCEEDS OF CRIME AND CRIMINAL ASSETS RECOVERY CASE LAW

Explore significant 2025 cases, highlight shifts in judicial interpretation, and consider the practical implications for both prosecution and defence. Focus on how these developments inform strategies for applications, defences and negotiations in matters involving restraint and confiscation of assets.

CAUSAL LINK OR CONTRIBUTION?

Mental health, backgrounds of disadvantage, sexual abuse and their impact on sentencing. Consider the potential impact of mental health, a background of disadvantage and sexual abuse on the purposes of sentencing in s3A of the Crimes (Sentencing Procedure) Act, on common law sentencing principles including moral culpability.

- Consider the current state of the authorities in New South Wales
- Gain practical tips for presenting the best case on sentence on behalf of your client and meeting Crown arguments

Presented by **Eugene Renard**, Barrister, Samuel Griffith Chambers

THE REVIEW OF FORENSIC PATIENTS WITH A MENTAL HEALTH OR COGNITIVE IMPAIRMENT BY THE MENTAL HEALTH REVIEW TRIBUNAL: CONSEQUENCES ON RELEASE, RISK, REOFFENDING AND COMMUNITY SAFETY

Delve into the practical considerations and complexities surrounding individuals who are found not criminally responsible because of a mental health impairment or cognitive impairment and the implications for treatment within prisons.

Explore the legal and ethical issues arising from the Mental Health and Cognitive Impairment Forensic Provisions Act 2020 (MHCIFPA) and the potential for patients to be detained indefinitely including discussion of conditional and unconditional release. Delve into the broader issues related to protecting the offender's liberty under the law and the 'unacceptable risk' the offender may pose to the community, if released.

- The District or Supreme Court deliver a verdict of act proven but not criminally responsible due to reasons of mental health impairment or cognitive impairment of an accused, or who are unfit to be tried for an offence
- Once the outcome is determined, the review process of mentally ill accused is placed under the supervision of the Mental Health Review Tribunal (MHRT)
- The MHRT reviews patients, allow conditional and unconditional release including the power to make a Forensic Community Treatment order
- Release, reoffending, community safety
- The Mental Health Advocacy Service, an arm of Legal Aid allows trained lawyers in forensics, either in house or panel lawyers, to represent the interest of the patient before the tribunal Least restrictive principles are observed

Presented by Dr Yega Muthu, Principal Lawyer, YM Lawyers, Adjunct Associate Professor, Australian Catholic University

SESSION 2: TRIAL STRATEGY: EXPERT EVIDENCE AND CROSS-

2.00PM TO 5.15PM

WEB2511N12B

\$420

Chair: Will Tuckey, Barrister, Samuel Griffith Chambers

√ Professional Skills

HELP THE EXPERT TO HELP YOUR CASE: FORENSIC EVIDENCE IN COURT

- Using DNA evidence in the courtroom
- Help the expert to help you!
- Practical strategies for interpreting and challenging DNA and forensic evidence in court

Presented by Sophie Anderson, Barrister, Commercial Bank Chambers; Accredited Specialist in Criminal Law; Committee Member, Criminal Law Committee & Wellbeing Committee, NSW Bar Association; Recommended Criminal Law Barrister, Doyle's Guide 2025

√ Professional Skills

PHOTO AND VOICE IDENTIFICATION TOOLKIT

- Overview of the legislative framework for photo and voice identification under the Evidence Act 1995 (NSW)
- Common risks and reliability issues in identification evidence
- Recent cases affecting admissibility and use in court
- Challenging and excluding flawed identification evidence
- Effective cross-examination strategies for identification witnesses
- Jury directions and their role in mitigating wrongful identification
- Practical tips for preparing and presenting identification evidence Presented by Lisa-Claire Hutchinson, Barrister, Forbes Chambers

√ Professional Skills

TRIAL STRATEGY AND CROSS-EXAMINATION TECHNIQUES

- Gain practical strategies to guide cross-examination with precision
- Explore how to frame questions that confine a witness's responses, deliver them to reduce opportunities for evasion, and organise facts effectively
- Gain practical techniques to keep evidence clear, concise, and persuasive

Presented by Kenneth Hall Averre MBE, Barrister, Forbes Chambers

ATTEND THE FULL DAY AND EARN

- · 4 CPD units in Substantive Law
- 3 CPD units in Professional Skills



Code of Conduct: Avoiding Complaints & Sanctions in Migration Practice

FRIDAY, 5 DECEMBER 2025 12.00PM TO 1.30PM AEDT WEB2512N01

\$160

Conducting your practice within the ethical code of conduct not only keeps your practicing certificate safe, it is also good for business. With the guidance of an experienced migration law barrister gain strategies to ensure that you employ best ethics practices within your firm, ensure that you understand the OMARA Code of Conduct and the notices that can be issued. Unpack how best to respond should you be in the situation of receiving a conduct notice from OMARA or worse, being sanctioned. Essential knowledge for every practitioner.

Chair: Julian Hayden, Senior Lawyer, Hayden Lawyers

√ Professional Skills

CODE OF CONDUCT: AVOIDING COMPLAINTS & SANCTIONS IN MIGRATION PRACTICE

- Gain an in-depth analysis of the notices the OMARA can give agents and how they should respond to them and to investigations
- Examine how to deal with complaints, the making of admissions and how to avoid complaints in the first place
- Explore several OMARA sanctions, helping participants adopt best practices and avoid conduct conducive to sanctions, along with recent trends relating to enforcement

Presented by **Sergio Zanotti Stagliorio**, Barrister and Migration Law Lecturer

1 CPD point in Ethics or the Code of Conduct for Migration Agents

ATTEND AND EARN

1.5 CPD UNITS



2025 Media and Entertainment Law Conference

RECORDED IN SEPTEMBER 2025

259N03

\$795

What are the real legal risks for media in 2025? Unpack the impact of the 2025 privacy overhaul, how courts are applying the "serious harm" test, and the use of suppression orders. Explore how to contract safely in the digital age plus take a deep dive into Al's legal implications for the media and entertainment industry and new editorial liabilities that should concern you. Plus, gain a practical dispute resolution toolkit and insights into strategy, risks and lessons.

SESSION 1: WHAT ARE THE REAL LEGAL RISKS FOR MEDIA LAWYERS IN 2025 AND BEYOND? LEGAL ALERTS, LATEST DEVELOPMENTS & VIEWS FROM THE BENCH AND BAR

9.00AM TO 1.15PM

259N03A

\$505

Chair: **Dauid Sibtain SC**, Level 22 Chambers, Preeminent Technology, Media & Telecommunications Senior Counsel, *Doyle's Guide* 2025

SERIOUS HARM' AND OTHER INTERLOCUTORY AND TRIAL CASE MANAGEMENT ISSUES

Presented by **The Honourable Judith Gibson, Judge**, New South Wales District Court

THE NEW PRIVACY REGIME: JUNE 2025 REFORMS AND THE ROAD AHEAD

- The privacy tort in action
- · OAIC Pixel guidance and online advertising
- Proposed reforms: what is on the table and what are the potential consequences?

Presented by **Sophie Dawson**, Partner, Johnson Winter & Slattery, Leading Technology, Media & Telecommunications Lawyers, *Doyle's Guide* 2025

LEGISLATIVE CONTROLS ON HATE SPEECH & SECTION 18C: WHERE DOES MEDIA LIABILITY BEGIN AND END?

Drawing on his extensive experience in high-profile and complex civil liberties litigation, Andrew Boe unpacks recent Federal Court cases involving section 18C of the *Racial Discrimination Act*.

• This session explores how media outlets may be exposed to discrimination claims when reproducing or commenting on controversial third-party content, and what it takes to successfully invoke the section 18D exemption for fair, balanced, and good faith reporting

Presented by Andrew Boe, Barrister, Black Chambers

SUPPRESSION AND NON-PUBLICATION ORDERS

- Discussion regarding the prevalence of suppression or nonpublication orders in different jurisdictions
- Recent cases and decisions on emerging grounds for the making of suppression or non-publication orders
- · What next in this space?

Presented by Justin Quill, Partner, Thomson Geer

SESSION 2: LATEST PRESSURE POINTS IN MEDIA PRACTICE: AI, CONTRACTS AND DISPUTES

2.00PM TO 5.15PM

259N03B

\$420

Chair: **Kevin Lynch**, Partner, Johnson Winter & Slattery; *Best Lawyers* 2022, Defamation and Media Law

√ Professional Skills

MEDIA CONTRACTS IN THE DIGITAL AGE: PROTECTING RIGHTS AND MITIGATING EXPOSURE

Presented by Nicholas Kraegen, Special Counsel, Baker & McKenzie

AI & EMERGING TECHNOLOGIES IN MEDIA LAW: WHERE ARE WE NOW?

- Regulating AI: international trends and implications for media and entertainment in Australia
- NewsGPT and beyond: contracting, IP risk and compliance in Algenerated content
- Al, algorithms & editorial integrity: navigating the legal limits of automation in media production and newsrooms
- Australia's AI regulatory landscape vs global standards: implications for media and content platforms
- Content moderation, takedown protocols and emerging risks

Panellists include:

Robert Todd, Partner, Ashurst, Leading Technology, Media & Telecommunications Lawyers, *Doyle's Guide* 2025

Marlia Saunders, Partner, Thomson Geer, Leading Contentious IP Lawyer, *Doyle's Guide* 2025

Rebecca Dunn, Partner, Gilbert + Tobin - Leading Contentious IP Lawyer, *Doyle's Guide* 2025

Gina McWilliams, Senior Legal Counsel, News

Raymond Sun, Senior Associate, Herbert Smith Freehills Kramer, Al Developer, LinkedIn Top Voice in Al, Australian Lawyers Weekly 30 Under 30 2023

ADVERTISING, ACCC INVESTIGATIONS AND MEDIA IMPLICATIONS

Businesses are forever evolving in the way they do business, and most critically in the way they advertise. With that, the regulatory parameters for investigations are quickly evolving and interfacing with the media world.

This session will explore

- How competition and consumer law issues escalate when the ACCC investigates advertising practices
- How media companies (and individual directors) can become implicated in ACCC and other investigations
- Strategies to manage these legal risks
- Practical tips to best advise and support media companies before and during investigations

Presented by **Suzanne Howari**, Senior Associate, Brown Wright Stein Lawyers: Risk & Governance Specialist, Fellow of the Governance Institute of Australia

ATTEND THE FULL DAY AND EARN

- 6 CPD hours in Substantive Law
- 1 CPD hour in Professional Skills



Not-For-Profits and Charities: Compliance, Governance and Structural Reform in 2025

RECORDED IN SEPTEMBER 2025

WEB259N01

\$795

Regulatory expectations and sector demands continue to increase throughout 2025. Explore the ATO's new 'self-review' tax obligations and understand what they mean for your organisation's compliance framework. Break down the evolving landscape of charity mergers and restructurings, with guidance on due diligence, strategic alignment, and future-proofing your governance mode. Address the growing complexity around director remuneration and employment tax obligations, including risks, exemptions, and best-practice approaches to managing volunteers, contractors, and paid staff. Whether you're managing internal operations or advising clients in the sector, this event will equip you with the knowledge and insights you need to make sound decisions in a changing environment.

\$505

SESSION 1: REGULATORY COMPLIANCE AND GOVERNANCE CONCERNS FOR CHARITIES & NFP

9.00AM TO 1.15PM WEB259N01A

2.00PM TO 5.15PM

FOR PROFIT SECTOR

WEB259N01B **\$420**

Chair: **Cheree Sawley**, Partner, Hicksons Lawyers; NSW Law Society Accredited Specialist in Dispute Resolution

CHARITY AND NFP BOARD GOVERNANCE: CURRENT COMPLIANCE FOCUS

- The ACNC and ATO's current compliance focus is your organisation ready?
- Key board duties including managing conflicts of interest and related party transactions
- Develop and improve your governance frameworks
 Presented by **Rebecca Lambert-Smith**, Practice Leader, Moores;
 Practice Leader in the Corporate Advisory team and heads up the For

NFP AND MERGERS: PRACTICAL APPROACHES TO LEGAL CONCERNS

- Pain points that move organisations to consider mergers and acquisitions
- Understanding how to conduct due diligence, balance benefits and challenges, and support future success
- Examine different structuring approaches
- Explore practical case studies

Purpose team

Presented by **Elizabeth Lathlean**, Special Counsel, Charities + Social Sector practice, Gilbert + Tobin; *Chambers Asia-Pacific* 2025 ranked Associate to Watch for Charities

CHARITABLE FUNDRAISING: USING GIFTS IN WILLS EFFECTIVELY AS A REVENUE STREAM

- Diversifying revenue streams
- Background of how to establish a gift in wills program
- Examples from real life cases what went wrong

Presented by **Cheree Sawley**, Partner, Hicksons Lawyers; NSW Law Society Accredited Specialist in Dispute Resolution

INTERACTION OF HUMAN RIGHTS AND CHARITIES LAW IN AUSTRALIA

- The situation in Australia an overview
- Where contests arise and concerns are raised
- What might we expect in the future?

Presented by **Matthew Turnour**, Chairman & Owner, Neumann & Turnour Lawyers

Chair: **Richard Hundt**, Principal Lawyer, Hundt Law; Member of the ACNC Professional Adviser Forum

SESSION 2: TAX AND EMPLOYMENT COMPLIANCE IN THE NOT

REPORTING AND TAX OBLIGATIONS: NEW 'SELF-REVIEW FOR TAX RETURNS' INITIATIVE

- Detail ATO expectations and risks of misclassification
- · Link to broader compliance responsibilities

Presented by **Vera Visevic**, Partner, NFPs, Human Rights & Social Impact, Mills Oakley; Ranked Lawyer (Band 1), Charities, Chambers Asia-Pacific

EMPLOYMENT TAXES UPDATE

- Dealing with volunteers, contractors
- Ensuring all employment tax related endorsements and exemptions have been obtained
- Common risks and issues we see in the employment tax space Presented by **Elizabeth Lucas**, Partner - Employment Solutions, Grant Thornton; Former member, Not-for-profit Sector Tax Concession Working Group reporting to the Federal Government

DIRECTOR REMUNERATION IN CHARITIES AND NFPS: LEGAL BOUNDARIES AND BEST PRACTICES

- Understanding the ACNC Governance Standards and remuneration principles
- Navigating when and how directors of charities can be paid
- Managing conflicts of interest, reasonable remuneration, and private benefits
- Considering the role of governing documents in approving remuneration
- Gain practical tips on developing a robust governance framework and remuneration policy

Presented by **Richard Hundt**, Principal Lawyer, Hundt Law; Member of the ACNC Professional Adviser Forum

ATTEND THE FULL DAY AND EARN



Dust Diseases Claims: Silica, Tunnelling and Asbestos Intensive

RECORDED IN SEPTEMBER 2025

259N02

\$795

If your personal injury practice includes dust disease claims, you can't afford to miss this important event where we bring together experts to discuss recent developments in the ever-evolving world of asbestos and silica claims. Hear an update from the Dust Diseases Tribunal and from an expert on dust diseases associated with tunnelling. Learn more about new issues arising with silica claims as well as the movement away from the Helsinki Criteria guidance for diagnosis and attributing diseases to asbestos exposure. Lastly, you can tick off your mandatory Ethics CLE hour with a presentation on professional conduct issues in dust diseases claims.

SESSION 1: UPDATES FROM THE DUST DISEASES TRIBUNAL AND ASBESTOS CLAIMS

9.00AM TO 11.15AM 259N02A **\$305**

Chair: **Emily Archer**, Legal Counsel, Asbestos and Dust Diseases, Slater & Gordon; Recommended Asbestos & Dust Diseases Compensation Lawyer (Plaintiff), Victoria *Doyle's Guide* 2024

UPDATES FROM THE DUST DISEASES TRIBUNAL AND ASBESTOS CLAIMS

Presented by **Her Honour Judge Wendy Strathdee**, Dust Diseases Tribunal NSW, **Daniel Watson**, Registrar, Dust Diseases Tribunal NSW and **Josephine Leicht**, Deputy Registrar, Dust Diseases Tribunal NSW

DEPARTURE FROM HELSINKI CRITERIA IN ASBESTOS CASES

Hear observations of how recent cases have seen a departure from the Helsinki Criteria providing guidelines for diagnosing and attributing diseases to asbestos exposure.

Presented by **David Andersen**, Partner, HWL Ebsworth Lawyers; Recommended Dust Diseases Lawyers (Defendant) – New South Wales, *Doyle's Guide* 2023

SESSION 2: SILICA INTENSIVE

11.15AM TO 4.15PM 259N02B **\$505**

Chair: **Jessica Mackenzie**, Partner, Rankin Ellison Lawyers: Accredited Specialist in Personal Injury; Leading Dust Diseases Lawyers NSW *Doyle's Guide* 2023

EVIDENCE AND INSIGHTS ON DUST DISEASES IN TUNNELLING

- Gain an update on current knowledge regarding respirable crystalline silica exposure among tunnel construction workers
- \bullet Examine findings from a literature review on work-related diseases in this workforce
- Work through a case study estimating the future burden of silicosis and lung cancer in tunnel workers in Queensland
- Understand critical information disclosed during the 2024 New South Wales Parliamentary Review of the Dust Diseases Scheme
- Examine information on emerging industry trends

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

RECENT ISSUES IN SILICA DUST RELATED CLAIMS

- Issues that can arise from both the perspective of Plaintiff and Defendant lawyers in silica-dust related claims
- Issues in the context of the significant influx of both tunnelling cases and engineered stone cases, noting that there has been a lack of recent case law
- Specific issues regarding diagnoses, insurance, apportionment and damages and a general discussion regarding the preparation of these cases through the Dust Diseases Tribunal

Presented by **Joanne Wade**, Head of National Asbestos and Dust Diseases, Slater & Gordon: Accredited Specialist in Personal Injury; Leading Asbestos & Dust Disease Lawyer (Plaintiff) NSW *Doyle's Guide* 2024 and **Jessica Mackenzie**, Partner, Rankin Ellison Lawyers: Accredited Specialist in Personal Injury; Leading Dust Diseases Lawyers NSW *Doyle's Guide* 2023

FACTORS IMPACTING QUANTIFICATION OF COMPENSATION IN SILICA CASES

Hear insights from a panel of experts in their fields regarding the factors and ongoing expenses that should be considered when quantifying compensation in silica cases.

Panellists:

Spiro Tzouganatos, Barrister, Maurice Byers Chambers
Mark Thompson, Director - Forensic, Vincents Chartered Accountants
Amy Vincent, Director & Occupational Therapist, The Therapy
Collective

SHOULD THERE BE A CLAIMS RESOLUTION PROCESS DEVELOPED FOR SILICA CASES?

We have a Claims Resolution Process for matters before the Dust Diseases Tribunal. Is it practical to develop a similar process for silica dust related claims?

Presented by James Sheller KC, New Chambers

SESSION 3: ETHICAL AND CONDUCT ISSUES IN DUST DISEASES

4.15PM TO 5.15PM 259N02C **\$160**

Chair: **Emily Archer,** Legal Counsel, Asbestos and Dust Diseases, Slater & Gordon; Recommended Asbestos & Dust Diseases Compensation Lawyer (Plaintiff), Victoria *Doyle's Guide* 2024

√ Ethics and Professional Responsibility

ETHICAL AND CONDUCT ISSUES IN DUST DISEASES CLAIMS

Achieve your mandatory Ethics CLE hour attending David Miller's presentation on professional conduct issues in dust diseases claims. David is the Chair of the Law Society of NSW's Ethics Committee. He also sits on the Society's Professional Conduct and Disclosure Committees.

- Lawyers' paramount duties
- Conduct at mediations (are you really making a "final offer")
- Relaying offers and "riding instructions"
- Ex parte communications to courts
- Harman (Hearne v Street) confidentiality obligations
- The Solicitor Conduct Rules including solicitor/client conflicts
 Presented by David Miller, Partner at Colin Biggers & Paisley;
 Preeminent Dust Disease Lawyer (Defendant) NSW, Doyle's Guide
 2023

ATTEND THE FULL DAY AND EARN

- 6 CPD hours in Substantive Law
- 1 CPD hour in Ethics and Professional Responsibility



Family Law Parenting Conference: Welfare, Risk and Financial Support of the Child

RECORDED IN SEPTEMBER 2025

WEB259N07

\$795

Join leading family law experts, barristers and mental health professionals for this essential one-day conference on two of the most complex areas in parenting matters: child welfare and financial support. Gain practical insights on family violence, relocation, child support, trauma-informed practice—and don't miss the expert panel on parental alienation. A must-attend for all family law professionals handling high-conflict parenting cases.

SESSION 1: THE WELFARE OF THE CHILD: RISK, TRAUMA AND ALIENATION

9.00AM TO 1.15PM

WEB259N07A

\$505

Chair: Alicia Elliott, Practice Director, Broun Abrahams Burreket; Accredited Specialist in Family Law; Preeminent Parenting & Children's Matters Lawyer, Doyle's Guide 2025

THE WELFARE OF THE CHILD: RISK, TRAUMA AND ALIENATION

MANAGING RISK IN PARENTING PROCEEDINGS AND FAMILY

How family court are dealing with family violence, drugs, mental health, alcohol, child safety in parenting matters: where are the risks

Presented by Mark MacDiarmid, Principal, Mark MacDiarmid Family Law Specialist and Mediator; Accredited Specialist in Family Law; Independent Children's Lawyer; Family Dispute Resolution Practitioner; Family Law Arbitrator

RECENT CASE REVIEW ON DIV 1 MATTERS INVOLVING DRUGS, MENTAL CAPACITY, ALCOHOL

Trends and outcomes in cases involving drugs, alcohol, and mental health issues at final hearing

Presented by **Neil McGregor**, Barrister, Brisbane Chambers; Leading Parenting & Children's Matters Barrister, Doyle's List 2024; Recommended Family Law Junior Counsel, Doyle's List 2025; Nationally Accredited Mediator and Arbitrator

RELOCATIONS DISPUTES: LATEST UPDATE AND PRACTICAL CONSIDERATIONS

Legal and practical considerations in intra-state, inter-state, and international relocation matters

Presented by Karen Shea, Barrister, Frederick Jordan Chambers; Preeminent Parenting and Children's Matters Barrister, Doyle's Guide,

DEEP DIVE INTO DEALING WITH TRAUMA AND ALIENTATION

√ Professional Skills

UNDERSTANDING TRAUMA INFORMED PRACTICE AND WORKING WITH NEURODIVERGENT CLIENTS

- Understanding behavioural responses through a trauma lens
- · Moving away from blame and toward supportive legal engagement
- Practical strategies for supporting clients with ADHD, ASD, and other mental health conditions

Presented by Dr Mandy Ellis, Psychologist, Strive and Thrive Psychology

√ Professional Skills

DEALING WITH ALIENATION: A PANEL DISCUSSION

- · How to deal with the impact on the child
- How to deal with Parental alienation impact on parents and children after finding of unacceptable parenting risk
- Impact on the parent who loses the child and their future capacity to parent - can they ever parent again
- Child impact reports

Panellists include:

Mark MacDiarmid, Principal, Mark MacDiarmid Family Law Specialist and Mediator; Accredited Specialist in Family Law; Independent Children's Lawyer; Family Dispute Resolution Practitioner; Family Law

Dr Mandy Ellis, Psychologist, Strive and Thrive Psychology Darren Mort, Barrister, Patterson's List

SESSION 2: FINANCIAL SUPPORT OF THE CHILD: REQUIREMENTS, DRAFTING & DEPARTURE APPLICATIONS

2.00PM TO 5.15PM

WEB259N07B

\$420

Chair: Melanie Rubin, Principal Lawyer, Rubin Blight Hardy Family Lawyers & Mediators; Accredited Specialist in Family Law; Preeminent Parenting & Children's Matters Lawyer, Doyle's Guide 2025

√ Professional Skills

CHILD SUPPORT AGREEMENTS: REGULATORY REQUIREMENTS TO CONSIDER - HEAR FROM SERVICES AUSTRALIA

- · Consider the impact of the Child Support (Assessment) Act on the drafting of binding child support agreements
- Preparing agreements: gain information for preparing agreements that are compliant with the Legislation, able to be accepted by the Child Support Registrar and drafted to respond to routine changes that happen in the lives of parents and their children, such as care and income

Presented by Amanda Nates, Assistant Director, Child Support Program Branch, Services Australia

√ Professional Skills

DRAFTING CHILD SUPPORT AGREEMENTS: A PRACTICAL GUIDE WITH EXAMPLES

Presented by Tim Gough, Partner, Kennedy Partners Lawyers; Accredited Specialist in Family Law

√ Professional Skills

DEPARTURE APPLICATIONS: A BRIEF GUIDE TO RUNNING YOUR

- What you are departing from (and where you want to go!)
- Drafting tips and tricks including common pitfalls
- Orders sought and the evidentiary basis required to achieve them Presented by Alex Metherell, Barrister, Foley's List; Recommended Parenting & Children's Matters Barrister, Doyle's Guide 2025

ATTEND THE FULL DAY AND EARN

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



Using Expert Evidence to Prove the Quantum of Damages

Practical Implications of Queensland's New Trusts Act 2025

RECORDED IN SEPTEMBER 2025

WEB259V05 \$160 **RECORDED IN SEPTEMBER 2025**

WEB259Q03 \$305

Expert evidence is no longer just an appendix to your case - it is your case. Together with both a seasoned litigator and a senior economist, dive into the strategic use of expert evidence to prove quantum of damages, exploring the fine line between persuasive opinion and inadmissible guesswork. Through analysis of recent decisions, you'll gain insight into how courts are treating expert opinion — and where lawyers are getting it wrong.

Chair: Jane Muir, Barrister, Gerard Brennan Chambers, Brisbane/Ground Floor Wentworth Chambers, Sydney

- · The role of an independent expert witness
- Instructing the expert
- Requirements for the expert's report
- The importance of the counterfactual (quantum of damages depends on what the price/volume of sales would have been absent the contravening conduct)
- Estimating the volume of lost sales
- Estimating the effect of conduct on prices

Presented by Luke Buchanan, Co-Founder and Principal, Buchanan Rees Dispute Lawyers, Best Lawyers Australia, Litigation (2014-2026) and Class Action Litigation (2015-2025) and Greg Houston, Partner, HoustonKemp

Examine the implications of Queensland's new Trusts Act 2025 - the most significant reform to trust law in over 50 years. Replacing the Trusts Act 1973, the new legislation introduces mandatory changes to trustee duties and powers, the appointment and removal of trustees, and court oversight. Explore the practical impact on estate planning and administration, making it a critical update for anyone working with trusts in Queensland.

Chair: Bryan Mitchell TEP, Principal, Mitchells Solicitors; Accredited Specialist in Succession Law

You will gain a practical understanding of these significant changes and their implications in practice, including:

- · Last continuing trustee with impaired capacity
- Maintenance and education
- Duties to account
- Trustee remuneration
- · Applications for directions
- Cy pres schemes
- District Court jurisdiction
- · Distributing trust property
- · Removal/discharge of trustees
- Amendments to the current Succession Act

Presented by

Anthony Anderson, Barrister, Sir Harry Gibbs Chambers; Recommended Tax Barrister, Doyle's Guide 2024

Chelsea Baker, Senior Associate, Cornford-Scott Lawyers; Wills, Estates & Succession Planning Law Rising Star, Doyle's Guide 2024

Fran Becker, Partner, Hamilton Locke

ATTEND AND EARN 1 CPD HOUR ATTEND AND EARN 2 CPD HOURS

• 1 CPD hour in Professional Skills

· 2 CPD hours in Substantive Law



Advanced Will Drafting Workshop for All Lawyers

RECORDED IN SEPTEMBER 2025

WEB259N08 **\$505**

M&A Under the New Regime: Enforcement, Risks & Strategic Adjustments

RECORDED IN SEPTEMBER 2025

WEB259N10 **\$160**

This practical workshop is designed to give you expertise in will drafting, providing you with a step-by-step guide for navigating complex issues that arise in Will Drafting ensuring that you know what to avoid and what to do differently. Navigate the entirety of the will drafting process, including how to deal with international assets, SMSFs and gifts. Your facilitators will guide you through approaches and insights, drawing from recent case studies, essential legislation and exemplary clauses.

Throughout the course of the workshop, you will work through stepby-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

Very useful and practical advice on how to draft a

One of the best of its type seminars I have attended

Australia's new M&A regime is now live. This advanced session goes beyond the black letter law to unpack the new regulatory framework, You'll explore the mandatory notification thresholds, navigate the ACCC merger clearance process, with practical guidance on the stages of review, supporting documentation, and expected timelines. Understand how to assess competition risk, including the ACCC's approach to anticompetitive effects and how best to interact with the ACCC, from preparing an effective notification to engaging strategically with the regulator. You'll gain insights into your role in regulator engagement and communication strategy.

Chair: **Gerry Cawson,** Director, Kain Lawyers; Preeminent Corporate M&A Lawyer, *Doyle's Guide* 2025, 2024

- The New M&A Regulatory Framework
 - What has changed and why
 - Comparison between the current and new regimes
 - Transition timeline: July 2025 to January 2026
- · Mandatory Notification Thresholds
 - Financial and control-based triggers
 - Types of transactions that require notification
 - Exceptions and exemptions
- ACCC Merger Clearance Process
 - Key stages of the administrative process
 - Required documentation and supporting materials
 - Typical timelines and procedural expectations
- · Competition Risk Assessment
 - How the ACCC will assess anti-competitive effects
 - Market analysis and economic factors
 - Recent case studies and key decisions
- Interacting with the ACCC
 - How to prepare an effective notification
 - Strategic communication tips
 - The lawyer's role in regulator engagement

Presented by Ayman Guirguis, Partner, K&L Gates

ATTEND AND EARN 4 CPD HOURS

ATTEND AND EARN 1 CPD HOUR

• 2 CPD hours in Substantive Law

2 CPD hours in Professional Skills

• 1 CPD hour in Substantive Law



Contracts Drafting Masterclass

RECORDED IN SEPTEMBER 2025

WEB259N12

\$420

Join for an in-depth exploration of the latest developments and cases in contract law that impact your Contract Drafting. Through practical case studies, legal precedents and expert commentary, you'll gain actionable insights and strategies you can apply immediately when drafting.

Led by renowned contract law expert Scott Alden, this masterclass offers a rare opportunity to learn from one of Australia's foremost authorities. The session will explore:

- What is a contract?
- The essential elements of a contract
- A contract interpretation quiz
- A clause drafting workshop
- Plain English drafting and contract drafting principles
- Fair and unfair contracts the new unfair contract drafting law and how to ensure compliance

Presented by Scott Alden, Partner, Mills Oakley





Pafburn: The Practical Outcome & Fall **Out from the High Court's Decision**

RECORDED IN SEPTEMBER 2025

WEB259N09 \$160

Developers and head contractors can now face direct, full liability for building defects - even when subcontractors are at fault. The High Court's ruling in Pafburn has profound implications for construction litigation, contract drafting, and risk allocation. Will you ensure your risk allocation and litigation strategy are airtight? Could your contracts be exposing your clients to unexpected costs? Join renowned expert Keith Redenbach, a leader in construction and infrastructure law, for a practical, outcome-focused session exploring the consequences of this decision — so your contracts and litigation strategy work for you, not

Learn the urgent steps you must take to protect clients from serious and growing risks and to strengthen their position going forward.

Chair: Jane Muir, Barrister, Gerard Brennan Chambers, Brisbane/Ground Floor Wentworth Chambers, Sydney

- Key implications of the Pafburn decision
- Litigation dynamics
- Legal strategies in defect claims will undergo a paradigm shift:
- Contractual considerations
- Urgent contract reviews
 - Allocation of risks
 - o Clear delineation of liability and enhanced indemnity clauses
- Insurance coverage
- Futureproofing contracts

Presented by Keith Redenbach, Principal, Redenbach Legal, Finalist, Government Lawyer of the Year Award 2025, Construction and Infrastructure, Lawyers Weekly; Finalist, Partner of the Year Award 2022-2024, Construction and Infrastructure, Lawyers Weekly; Winner, Partner of the Year Award 2021, Construction and Infrastructure, Lawyers Weekly

Key Takeaways for Practitioners:

- Proactive Contract Negotiation: Delayed action could result in severe financial consequences for clients. Early intervention to address potential claims and insurance gaps is essential
- Holistic Risk Management: Lawyers must advise clients on implementing robust oversight mechanisms and contractual protections to counterbalance the amplified risks
- Legal Strategy Revamp: Litigation-focused practitioners must adapt their approaches to account for the exclusion of proportionate liability and prepare for a potential increase in claims directly targeting developers and head contractors

ATTEND AND EARN 3 CPD HOURS

ATTEND AND EARN

1 CPD HOUR

· 3 CPD hours in Professional Skills

• 1 CPD hour in Substantive Law