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Knowledge equals power. Information is liberating.

- Kofi Annan



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TERMS AND CONDITIONS

How to Reach a Resolution

Debt Recovery and Enforcement Skills

TERMS AND CONDITIONS

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FARM SUCCESSION PLANNING



RURAL AND FARM TRANSACTIONS: A PRACTICAL GUIDE



WEDNESDAY, 15 MAY 2024 9.00AM TO 12.15PM \$345 WEB245NZA14

In this session you will take a strategic look at the key areas of advice you need to give your clients to ensure a smooth farm succession. Learn how to have hard conversations early on and identify what needs to be covered. Compare alternatives to traditional farm structures. Understand the implications of relationship property issues and consider the succession from an accounting perspective including the tax and financial considerations that you may need to seek further advice on.

Chair: Mark Dineen, Partner, Anthony Harper

Front-Footing the Elephant in the Room: Succession Planning for Farming Families

Succession planning can be hard on farmers' mental health. Not only does it require contemplating what life will be like beyond the days of a key family member, there can also be significant differences of opinion as to the best way forward for the passing on of assets. This can lead to anxiety, stress and the temptation to place succession planning in the "too hard basket" or put it off until later. But the more there is a delay, the more difficult the succession planning process will become. To ensure the process run smoothly – front-footing it and having conversations early is key.

- · Encouraging open communication
- · Having clear objectives and intention
- · Ensuring the success of a farming business for the future
- Presented by Rod Hansen, Partner, BDO Christchurch

Traditional Farm Structures: Are They Fit for Purpose and What Other Options are Available

- · The suitability of using traditional farm asset protection structures
- · Company structures
- · Family investment companies
- · Will drafting and appropriate clauses
- $\cdot \ \mathsf{Deed} \ \mathsf{of} \ \mathsf{Family} \ \mathsf{Arrangements/consultation} \ \mathsf{with} \ \mathsf{family} \ \mathsf{member}$
- Presented by Gareth Davis, Director, Preston Russell Law

Key Financial Considerations in Farm Estate Planning

Hear from a financial expert on the key financial factors that need to be taken into account when advising on a farm succession.

Presented by Brent Love, Partner – On Farm Agribusiness, KPMG New Zealand

Relationship Property Issues in Farm Succession

- · How relationship property claims against farming family Trusts can arise
- · Special considerations in Contracting Out Agreements in a rural context
- · Valuation of rural assets in relationship property division
- · Homestead provisions in the Property (Relationships) Act 1976
- Presented by Shelley Greer, Director and Nicole Porima, Senior Solicitor, Gallie Miles Limited

TUESDAY, 25 JUNE 2024 2.00PM TO 5.15PM

\$345 WEB246NZA14B

In this 3-hour intensive webinar you will receive a comprehensive overview of farming transactions, including as to arm's length and inter-generational. Learn how to best protect the interests of your clients by tailoring their farming transaction to their needs, and their farming operations. Gain practical skills in drafting for rural transactions, including the sale and purchase of livestock. The presenters will provide guidance and key take aways that can assist in preventing issues arising during or post completion of a rural transaction.

✓ Buying and Selling Rural Property

- · Vendor and purchaser perspectives
- · Practical matters: knowing the farm and its systems
- · Drafting agreements: key provisions
- · Due diligence investigations (who does what?)

✓ Leasing of Rural Property

- \cdot Understanding and capturing the specifics of the property in lease agreements
- · Handover at commencement and termination
- · Permitted use and environmental constraints
- · Drafting leases: key provisions

✓ Livestock Sale and Purchase

- · Independent and interdependent sale
- · Biosecurity
- · Drafting livestock agreements: key provisions

✓ Livestock Leasing

- · Practical matters
- · Security for leased livestock
- · Progeny
- · Key provisions

✓ Grazing Agreements

- · Legal obligations for livestock welfare
- · Commercial terms: what is the deal?
- · Livestock management: land owner or stock owner?
- · Drafting grazing agreements: key provisions
- · Dispute resolution

✓ Farm Succession Transactions

- · Arm's length and family transactions: are they any different?
- · What should happen before the transaction?
- · Structure for purchaser
- \cdot Establishing the price
- · Family vendor finance
- · Bank finance in family transactions
- \cdot Drafting family transaction documents: key considerations
- $\cdot \ \text{Relationship property}$
- \cdot Living succession plan: updating personal documents
- Presented by Tim Silva, Partner, Heather Neeson and Sarah Denis, Senior Associates, RMF Silva

ATTEND AND EARN 3 CPD HOURS

Learning objectives:

- \cdot Learn how to have difficult conversations about succession planning early on
- Receive guidance on alternatives to traditional structures
- · Be updated on important financial considerations in farm succession
- · Understand the importance of relationship property issues in succession planning

ATTEND AND EARN

3 CPD HOURS

- · Learn the essentials for buying, selling or leasing rural property
- · Walk through important due diligence requirements
- Understand factors in rural land, livestock, grazing arrangements & agreements
- · Gain practical tips for drafting
- \cdot Receive guidance on succession transactions

UNIT TITLES ACT: NEW CHANGES & CRITICAL CONSIDERATIONS



TUESDAY, 14 MAY 2024 9.00AM TO 1.15PM

\$420 WEB245NZA02

Are you across the slew of new changes to Unit Titles coming into effect on 9 May 2024? Do you know what this means for your clients? Catch up on the latest updates, recent case law and statutory requirements and ensure compliance in the face of change. Gain effective strategies for committees and body corporate management, understand maintenance and repair obligations, learn about the jurisdiction and new powers of the MBIE in unit title disputes, what happens when an administrator is appointed & more.

Chair: Sean McAnally, Barrister, FortyEight Shortland Barristers

Recent Case Law Update

Join Dahl Calder as you reflect on some interesting cases over the past year and consider the implications for owners, committees, and chairs.

Presented by Dahl Calder, Partner, Gibson Sheat Lawyers

Committees and Body Corporate Management

- · Recap of statutory requirements for committee members and body corporate managers
- · Electing and removing committee members
- Decision-making and record keeping
- · Dealing with conflicts of interest
- Presented by Vicki Toan, Partner, Glaister Ennor

Body Corporate Maintenance and Repair Responsibilities

- · Who should do the works?
- · Who pays?
- · Is recovery possible?
- Presented by Thomas Gibbons, Director, Thomas Gibbons Law

Unit Title Disputes: Jurisdiction and MBIE Powers

- · The new monitoring function of the MBIE
- Body corporate and body corporate managers to retain certain documents for at least 3 years and production of the same to MBIE on written request
- \cdot Power of entry and inspection of unit title developments by MBIE
- \cdot Improvement notices as an enforcement tool to MBIE
- \cdot Application for an administrator to the High Court, including by MBIE
- Taking of legal proceedings by MBIE and Section 202F Unit Titles (Strengthening Body Corporate Governance and Other Matters)
 Amendment Act 2022
- \cdot Pecuniary penalties by order of the Tenancy Tribunal for non-compliance
- Presented by John Burley, McVeagh Fleming Lawyers

Administrator Appointments for Dysfunctional Bodies Corporate Under S141 of the Unit Titles Act

- · When can an application be made under the Unit Titles Act for appointment of an administrator to a body corporate and by whom?
- · The principles that apply to showing cause for a s141 administrator appointment application
- Factual circumstances in administrator application authorities under s141 and s165
- \cdot Dysfunctionality in a s138 building repair and maintenance context
- · Form of a Court application and terms of administrator appointment
- Presenter Katerina Wendt, Barrister, Richmond Chambers



ATTEND AND EARN 4 CPD HOURS

Learning objectives:

- \cdot Review recent cases and consider their impact on your Unit Titles practice
- \cdot Gain valuable insight into committees and body corporate management
- · Understand responsibilities when faced with body corporate maintenance
- · Gain jurisdiction and MBIE powers in unit title disputes
- Understand administrator appointment for dysfunctional corporates appointment has been made for dysfunctional bodies corporates

CLASS ACTIONS: INSIGHTS AND OPPORTUNITIES



THURSDAY, 16 MAY 2024 2.00PM TO 5.15PM \$345 WEB245NZA04

Are you across the cutting-edge class action funding issues in New Zealand and how developments in litigation funding in the UK and Australia will affect class actions locally? Are you on top of the important class actions decisions both in New Zealand and abroad? Are you closely watching the key developments internationally as they unfold? This mid-year update gives you the critical information you need to know to strategically approach your class action matters fully armed with the most current information.

Chair: Nina Blomfield, Partner, Simpson Grierson

Trends in Litigation Funding

- \cdot Industry-shaking developments on the validity of litigation funding in the UK
- · The developing Australian position on how class actions can be funded
- · Cutting edge class action funding issues in New Zealand
- Presented by Sam Hiebendaal, Partner, Bell Gully

Class Actions: Recent and Significant Decisions

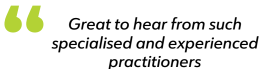
Review the most interesting and significant decisions in class actions globally with a focus on the practical implications of those decisions for New Zealand.

Presented by Sean Coupe, Associate, Gilbert Walker

Developments in Australia and Elsewhere: Key Areas to Watch

Take a close look at how class actions are being approached in Australia and elsewhere.

Presented by Carter Pearce, Barrister, Bankside Chambers







Strong and comprehensive presentations



ATTEND AND EARN

3 CPD HOURS

- Learning objectives:
 Receive guidance on recent trends in class action litigation funding
- · Be updated on recent and important decisions that you need to know
- · Learn how class actions are being approached in Australia and abroad and the implications for New Zealand

CLIMATE RISK & THE IMPORTANCE OF CORPORATE GOVERNANCE & COMPLIANCE



FRIDAY, 17 MAY 2024 9.00AM TO 1.15PM \$420 WEB245NZA05

In response to urgent climate challenges, corporate governance assumes a pivotal role in advancing sustainability. Explore New Zealand's evolving climate disclosure landscape, global trends, and greenwashing risks. Navigate essential legal duties in climate litigation and climate risk management strategies. Join to align legal expertise with the imperative of climate action, empowering corporate governance for a sustainable future.

The Next Step in the Climate Disclosure Journey: Climate Integration and Transition Planning

- · Explore the climate disclosure landscape in New Zealand
- · Examine how similar regimes are impacting other jurisdictions
- Gain practical insights into the integration of climate related risk and opportunity with a focus on governance, adaptability, and planning for the transition to a low emission future
- Presented by Dr Melanie Baker-Jones, Climate Adviser & Project Manager, Te Whakahaere Āhuarangi Ltd

Navigating Greenwashing and Climate Risk

- · Regulator and litigation trends in NZ, Australia, and the UK
- · Practical advice to reduce risk of greenwashing
- Understanding greenwashing for entities required to produce mandatory climate related disclosures
- Presented by Nicola Swan, Partner, Chapman Tripp

Legal Duties to Prevent Climate Change: Comparing Public and Private Law Litigation Routes

- Investigate emerging legal duties encompassing the morass of climate change litigation
- Explore a special emphasis on the distinction between public and private law litigation
- · Expect to be able to better understand and reflect on:
- The key issues
- Questions
- Choices in the legal field
- Presented by Daniel Kalderimis, Barrister, and Timothy Pilkington, Barrister, Thorndon Chambers

Climate Risk Management: Managed Retreat is Here and It's Bigger Than We Thought

- · Corporate governance and climate adaption
- · The political aftermath of recent severe weather events
- · Developing a framework for managed retreat
- · Why we need new climate adaptation laws
- Presented by Jessica Easton, Director and Legal Counsel, JE Consulting Limited

4TH ANNUAL

PRIVACY, DATA PROTECTION, CYBER SECURITY AND COMPLIANCE



FRIDAY, 31 MAY 2024 2.00PM TO 5.15PM \$345 WEB245NZA07

Learn details of the EU Artificial Intelligence Act, the first comprehensive AI Regulation in the world, and its likely implications for businesses in NZ. Hear essential insights into the challenges presented by Generative AI, forthcoming regulatory developments, and best practices for managing data breaches. Equip yourself with the latest knowledge and tools to navigate the complexities of data protection and cybersecurity with confidence and efficacy

Chair: Mark Anderson, Barrister, Rahiri Chambers

2024 Update: ChatGPT & Generative AI Privacy and Data Protection Issues

- · The key challenges from a privacy perspective
- · Recent cases and developments
- · Practical tips for using GAI in your business
- Presented by Anchali Anandanayagam, Partner, Hudson Gavin Martin

Upcoming Regulatory Developments in 2024

- · Consumer Data Right: how to prepare your business
- · Potential for changes to the Privacy Act and implications for your role
- \cdot The argument for changes to security regulation based on international developments
- · The EU AI Act and what it might mean for NZ
- Presented by Robyn Campbell, Cyber Consulting Partner, PwC New Zealand, and Polly Ralph, Director, Privacy Law Lead, PwC Legal

(Data) Breach: Dealing with the Fallout when You are Under Attack

- · What to have in mind when handling data breaches and cyber-attacks in real time
- \cdot Key litigation risks that you should be aware of
- · Trends in class actions and where to next
- · Pre-emptive and reactive strategies to help you better prepare
- Presented by Joe Edwards, Partner, and Charlotte Fleetwood-Smith, Senior Associate, Russell Mcveagh

Overall all the speakers were excellent. It is always a pleasure to listen to those that are passionate and knowledgeable in their respective areas of expertise

ATTEND AND EARN 4 CPD HOURS

Learning objectives:

- Explore climate disclosure landscape in New Zealand
- · Gain practical insights into integrating climate-related risks and opportunities
- · Investigate regulatory and litigation trends in NZ, Australia, and the UK
- Receive practical advice to reduce risk of greenwashing
- $\cdot \ \, \text{Understand challenges related to mandatory climate-related disclosures}$

ATTEND AND EARN

3 CPD HOURS

- \cdot Gain insights into current privacy challenges associated with Generative Al
- Understand upcoming regulatory developments in data privacy and security for 2024
- \cdot Learn practical tips for integrating Generative AI while ensuring data protection
- \cdot Analyse key litigation risks and trends in data breach and cybersecurity incidents
- Discuss strategies for handling real-time data breaches and cyber attacks
 Develop pre-emptive and reactive strategies for effective cybersecurity resilience

IN FOCUS: MANAGING A COMMERCIAL DISPUTE: **HOW TO REACH A RESOLUTION**



IN FOCUS: DEVELOPMENT AND ADMINISTRATION OF **CORPORATE GOVERNANCE POLICIES**



WEDNESDAY, 22 MAY 2024 9.00AM TO 11.00AM

\$255 WEB245NZA06

In this session, you will receive practical guidance on what to do when a commercial relationship breaks down, how to manage a commercial dispute and what avenues are available to come reach a resolution.

Chair: Georgina Toomey, General Manager NZ and Practice Group Leader, LegalVision New Zealand

Managing a Commercial Dispute: How to Reach a Resolution

- · How to prevent a commercial dispute arising in the first instance
- · A walk through of mediation, arbitration and expert determination
- Presented by Bret Gustafson, Barrister, FortyEight Shortland

ATTEND AND EARN

2 CPD HOURS

Learning objective:

Compare the different option available for resolving a commercial dispute

WEDNESDAY, 5 JUNE 2024 9.00AM TO 11.00AM

\$255 WEB246NZA06

Are you across the latest risk and governance issues affecting your corporate clients in 2024? In this session you will benefit from best practice guidance on the administration of corporate governance policies.

Chair: Julie Hardaker, Director, Julie Hardaker Lawyers

Development and Administration of Corporate Governance Policies: Achieving Best Practice in 2024

- · The legal framework in New Zealand
- · Key considerations and best practice
- Presented by Igor Drinkovic, Partner, MinterEllisonRuddWatts

ATTEND AND EARN

2 CPD HOURS

Learning objectives:

 Receive a comprehensive update and practical take-aways on corporate governance policies



IN FOCUS: COMPETITION AND CONSUMER LAW -TRENDS AND DEVELOPMENTS



\$255

WEDNESDAY, 19 JUNE 2024 9.00AM TO 11.00AM WEB246NZA20

Discuss recent developments and trends in New Zealand competition and consumer law. Understand about the misuse of market power, the Commerce Act, enforcement themes and risks, lessons learned from recent cases and enforcement action, and an update on Commerce Commission processes and outcomes.

Chair: Brad Aburn, Partner, Russell McVeagh

Competition and Consumer Law: Trends and Developments

- · The new misuse of market power prohibition, the expansion of key Commerce Act prohibitions to land covenants, and the implications of the removal of the IP exceptions
- Current competition and consumer law enforcement themes and risk areas for New Zealand business in 2024
- · Lessons from recent case law and enforcement actions
- \cdot Practical advice on getting the best outcome from the Commerce Commission and its processes
- Presented by Jennifer Hambleton, Partner, MinterEllisonRuddWatts

'WHITE ISLAND' DECISION: A WORKPLACE HEALTH & SAFETY CASE STUDY



WEDNESDAY, 26 JUNE 2024 12.00PM TO 1.00PM

\$130 WEB246NZA15

On 9 December 2019, a catastrophic volcanic eruption occurred on Whakaari/White Island, as a result of which 22 people died and 25 others were seriously injured.

Following the incident, WorkSafe charged 13 separate parties, including tour operators and their officers, members of the booking supply chain, and those with responsibilities to warn of volcanic risks. Six defendants pleaded guilty, the charges of a further six were dismissed, and the remaining defendant was found guilty at trial in November 2023.

Examine the outcomes of these cases and reflect upon the lessons to be learned from this tragic incident and the consequent prosecutions, and consider:

- Section 36 and 37 duties under the Health and Safety at Work Act 2015
- · Overlapping duties of PCBUs and obligations to share information
- · The meaning of reasonably practicable steps
- · The impact of licence agreements
- · Expert advice and reliance on specialist information for risk assessments
- · Section 44 duties and the requirement to assess officers' due diligence obligations on an individual basis
- Presented by Helen Pryde, Special Counsel, Buddle Findlay

ATTEND TO HEAR ABOUT THE IMPLICATIONS FOR NEW ZEALAND'S TOURISM SECTOR

ATTEND AND EARN 2 CPD HOURS

Learning objectives:

Learn about the key developments in consumer and competition law and receive advice on how to get the best outcome from the Commerce Commission

ATTEND AND EARN

1 CPD HOUR

- · Gain valuable update on the White Island decision
- · Examine the outcomes of these cases



HUMAN RIGHTS DEVELOPMENTS IN AOTEAROA

THURSDAY, 23 MAY 2024 9.00AM TO 12.15PM \$345 WEB245NZW01

Join a thought-provoking seminar delving into significant legal developments in New Zealand, centred around human rights. Led by legal experts, explore Declarations of Inconsistency, the role of rights in administrative decision-making, the impact of the New Zealand Bill of Rights Act on statutory interpretation, and New Zealand's compliance with international human rights standards under the Convention Against Torture. Don't miss this opportunity to gain valuable insights from professionals at the forefront of these complex legal areas.

Chair: Bronagh McKenna, Barrister, Kate Sheppard Chambers

Declarations of Inconsistency: A Significant Development in New Zealand's Constitutional Architecture

- · What is a declaration of inconsistency (DoI) and what is its effect?
- Jurisdiction and procedure: making an application, evidence, declining to make a Dol
- · Looking to the future of Dols: How is the case law likely to develop?
- Presented by **Bronagh McKenna**, Barrister, Kate Sheppard Chambers

Rights as a Constraint on Administrative Decision-Making

- · Do rights impose a substantive or procedural constraint on administrative decisions?
- · Overview of Moncrief-Spittle v Regional Facilities Auckland Ltd (SC)
- · Contrast with UK and Canadian approaches
- · Review of recent High Court decisions
- · What consideration of rights is required of an administrative decision-maker?
- · Assessment required of a court reviewing a decision for breach of a right?
- · What is the appropriate relief if a breach is established?
- Presented by James Tocher, Senior Solicitor, Russell McVeagh

The Effect of NZBORA on Orthodox Statutory Interpretation

- \cdot Recapping Fitzgerald v R [2021] NZSC 131, [2021] 1 NZLR 551
- · The "purpose" of s 6 of NZBORA
- \cdot Asking whether a word "can" (or "can reasonably") bear a meaning?
- · Re Gordon [2019] NZHC 184, [2020] 2 NZLR 436
- · How clearly must Parliament speak if it wishes to limit fundamental rights?
- · Relying on existing legal meanings
- Setting out the purpose in the parliamentary debate
- Implied limits from express words
- Overriding legislation and express words
- Presented by Scott Fletcher, Barrister, Barrister.comm

New Zealand's Seventh Periodic Report Under the Convention Against Torture: How Domestic Developments Interplay with International Developments

- · Mental health facilities and failure to implement previous report
- · Deaths in custody
- · Age of criminal responsibility for children
- · Repeal intellectual disabilities provision
- · Investigate torture and ill treatment promptly and effectively
- Presented by Dr. Tony Ellis, Barrister, Blackstone Chambers

JUDICIAL REVIEW: RECENT CASES, EVIDENCE, INFORMATION REQUESTS AND MAORI APPLICANTS



THURSDAY, 30 MAY 2024 1.30PM TO 5.15PM

\$345 WEB245NZW02

Join a distinguished panel of public law experts as together you discuss current and pressing topics in judicial review. Gain a comprehensive examination of recent cases, explore the intersection of judicial review with the Treaty of Waitangi, and delve into the nuances of evidentiary challenges and information request. Stay informed and acquire valuable insights into fundamental principles that can be seamlessly integrated into your legal practice.

Chair: Simon Mount QC, Bankside Chambers

JUDICIAL REVIEW CASE UPDATE INTENSIVE

Recent Judicial Review Cases and Trends

- · Examine recent judicial review case law
- · Key developments and emerging trends
- · Practical implications for your clients and organisations
- Presented by Matthew Smith, Barrister, Thorndon Chambers

EVIDENTIARY CHALLENGES AND PROCEEDINGS

Evidence Issues in Judicial Review Proceedings

- · Admissibility of evidence and the relevance requirement
- · How evidence may be given in judicial review proceedings
- Resolving factual disputes and the need for leave to cross-examine witnesses
- · The evidence of expert witnesses
- · Discovery of documents and interrogatories
- · Exclusion of evidence: privileges, immunities and confidentiality
- Presented by Grant Illingworth KC, Barrister

Official Information Act and Local Government Official Information and Meetings Act: Judicial Review

- · Optimising use of official information requests in judicial review cases
- · Advising agencies on information requests
- \cdot The official information request and discovery interface
- · Privacy Act request
- Presented by Megan Crocket, Special Counsel, Tompkins Wake

TIKANGA, TE TIRITI O WAITANGI DEVELOPMENTS

Judicial Review: Tikanga, Te Tiriti o Waitangi, and Access to Justice for Māori Applicants

- · The Role and standing of Tikanga and Te Tiriti o Waitangi in judicial review
- · Recent developments in this area
- · Access to justice in judicial review, with a focus on Māori applicants
- Presented by Bryce Lyall, Barrister

ATTEND AND EARN 3 CPD HOURS

Learning Objectives

- · Examine the legal framework of Declarations of Inconsistency (DoIs) in NZ.
- \cdot Navigate rights-based constraints in administrative decisions.
- $\cdot \ \, \text{Understand statutory interpretation under NZBORA}.$
- · Receive insights into NZ's compliance with human rights standards

ATTEND AND EARN

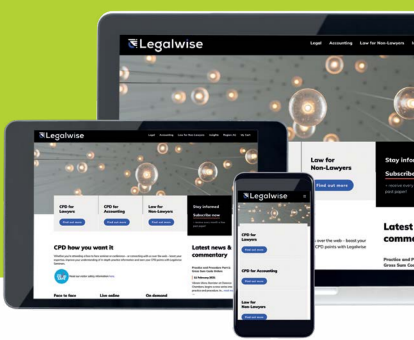
3.5 CPD HOURS

- · Examine recent judicial review cases and discuss trends and implications
- Navigate evidence issues in Judicial Review, and the scope for expert evidence
- · Understand the use of the OIA/LGOIMA for Judicial Review
- Receive practical guidance on recent judicial review and Tikanga, Te Tiriti o Waitangi developments and access to justice for Māori Applicants

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 - General Counsel, De Lage London
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LEGAL SUPPORT STAFF TRAINING

TUESDAY 4, 11, 18, 25 JUNE, TUESDAY 2 JULY 2024 2.00PM TO 3.00PM

\$505 WEB246NZA01

Tailored especially for legal support staff and executive assistants, this annual series will provide you with invaluable insights and best practice guidance to thrive in your day-to-day. Learn how to reduce and prevent stress and recognise the difference between stress and burnout. Receive important tips on effective business writing and communication. Understand the ethical dilemmas that you may encounter in a busy practice including how to tactfully approach them. Master personal productivity and learn how to harness technology and automation.

SESSION 1: **HOW NOT TO BURN THE CANDLE AT BOTH ENDS: MANAGING STRESS AND BURNOUT IN THE WORKPLACE**

TUESDAY, 4 JUNE 2024 \$130 2.00PM TO 3.00PM WEB246NZA01A

- · What's the difference between stress and burnout?
- · How do we identify symptoms in ourselves and others?
- · What are psychosocial risks and how do we prevent them at work?
- \cdot Emotional vs behavioural contagion: picking up on other people's stress
- · Practical ways to manage, reduce and prevent stress and burnout
- Presented by Kim Ambor, Psychologist, Facilitator, Executive Coach, CareerPower

SESSION 2: **EFFECTIVE BUSINESS WRITING: WHAT SUPPORT STAFF NEED TO KNOW**

TUESDAY, 11 JUNE 2024 2.00PM TO 3.00PM \$130 WEB246NZA01B

"Good writing is clear thinking made visible." – William Wheeler, journalist and author

In this one-hour session you will cover the fundamental techniques of effective business writing and how using these techniques can improve the way you write and communicate with our key stakeholders.

- \cdot What is effective business writing and why do we need to write this way?
- · Elements of effective business writing: audience, purpose, structure, language and design
- Creating the right impression: reviewing our work for correct punctuation, spelling, grammar and house style
- Presented by Suellen Thompson, Senior Manager, Knowledge Content & Projects, Herbert Smith Freehills

SESSION 3: ETHICAL DILEMMAS SUPPORT STAFF FACE IN A BUSY LAW PRACTICE

TUESDAY, 18 JUNE 2024 2.00PM TO 3.00PM

\$130 WEB246NZA01C

- · Managing conflicts of interest
- · Managing "unethical" or difficult clients
- · Taking on too much: when you need to step back
- · How to identify an ethical issue
- Presented by Ines Kallweit, Principal Solicitor & Notary Public, KHQ Lawyers: Accredited Specialist (LIV)-Wills & Estates

SESSION 4: ENHANCING PERSONAL PRODUCTIVITY FOR LEGAL SUPPORT STAFF

TUESDAY, 25 JUNE 2024 \$130 2.00PM TO 3.00PM WEB246NZA01D

- Understand personal prioritisation: learn how to prioritise all your activities and why only 80% of your time should be spent doing important and urgent activities
- · Time boxing:
- How to effectively manage emails
- Create space in your day for the most important activities
- Limit the time spent on distractions
- Reminder flags: learn a step-by-step method to set up reminder flags that actually work
- Monthly matter milestones: learn about the importance of a monthly matter milestone list to give you visibility of deadlines in plenty of time to get the work done and how to avoid common mistakes
- · Daily book: learn simple techniques to identify and prioritise your work in a few minutes every day
- Presented by Therese Linton, Founder and Principal Consultant, The BASALT Group

SESSION 5: GETTING THE MOST OUT OF SYSTEMS AND TECHNOLOGY

TUESDAY, 2 JULY 2024 2.00PM TO 3.00PM

WEB246NZA01E

\$130

Learn how to make administration tasks easier and enhance the delivery of legal services through technology and automation.

Presented by Lisa Barca, Principal Lawyer, Coleman Greig; Accredited Specialist Wills & Estates Law

ATTEND AND EARN THE FULL SERIES

5 CPD HOURS

- · Understand managing stress in the workplace
- · Gain effective business writing skills
- Receive guidance on dealing with ethical dilemmas
- · Gain tips to enhance personal productivity
- · Optimising your use of technology

WILLS & ESTATES FUNDAMENTALS



WEDNESDAY, 5 JUNE 2024 2.00PM TO 5.15PM

\$345 WEB246NZA02

Whether you are new to the field or looking for a refresher, this seminar will provide you with back-to-basics knowledges and skills in wills & estates. Learn how to craft client-centric estate plans; navigate the updates in the Family Protection Act, deciphering eligibility criteria and threshold tests for successful claims; and delve into the complexities of estate disputes and resolution through real-world cases.

Chair: Peter Eastgate, Principal, TEP, Cavell Leitch

A Comprehensive Guide to Client-Centric Estate Planning

- · Examples of common and complex estate planning scenarios and the documents clients should consider putting in place
- Understanding client's circumstances and objectives when creating an estate plan
- Tips for assisting your everyday practice
- Presented by Vanessa Robb, Partner, Anderson Lloyd and Charlotte White, Senior Associate, Anderson Lloyd

Family Protection Act Updates

- · Eligibility criteria for potential claimants, including spouses, de facto partners, children, grandchildren, stepchildren, and parents
- Threshold tests for a successful claim and factors influencing the determination of proper maintenance and support
- · Statutory timeframes
- Presented by Daniel Shore, Director, McCaw Lewis

Current Challenges in Estate Dispute: Case Studies and Practical Perspectives

- · An overview of recent cases that spotlight critical issues in wills & estate disputes and emerging trends
- · Will validity claims
- · Attacks against the estate via Family Protection Act and Law Reform (Testamentary Promises) Act
- · Claims against executors and trustees
- · Practical strategies for resolving complex estate disputes
- Presented by Charlotte Webber, Partner, Anderson Lloyd and Awhina Clark-Tahana, Associate, Anderson Llovd



INSURANCE LAW: BEST PRACTICE, SIGNIFICANT CHANGES AND RECENT DECISIONS



THURSDAY, 13 JUNE 2024 2.00PM TO 5.15PM

\$345 WEB246NZA12

This is a not-to-be-missed opportunity for all lawyers working on insurance matters, to catch up on the critical cases and legislative and regulatory developments that you need to know. Benefit from a critique of best practice approaches for running an insurance matter to ensure that you have covered all bases and get the best outcome for your client.

Chair: Aaron Sherriff, Partner, Duncan Cotterill

Legal Updates on Insurance Regulations and Legislative **Developments**

Significant changes to insurance law and insurance regulation are on the horizon in New Zealand. Hear updates on the ongoing reviews and summaries of the confirmed changes.

- · Natural Hazards Insurance Act 2023 (NHIA)
- · Insurance (Prudential Supervision) Act 2010 (IPSA) reforms
- · Managing climate-related risks
- · Insurance contract law review
- · Unfair Contract Terms (UCT)
- Presented by Emma Moran, Partner, DLA Piper

Recent Cases and Decisions

A walk through some of the important developments in New Zealand insurance case law including the decisions in:

- Work v IAG New Zealand Limited
- Grace & Ors v Leisure Investments Limited
- · Napier City Council v LGMFL
- · Beca v Wellington City Council
- · Cavern v QBE & IAG
- Presented by Brad Cuff, Barrister, Capital Chambers

Best Practice for Insurance Matters

Hear about best practice approaches for insurance matters and learn about the critical areas that can cause problems for you and your client.

Presented by Stephanie Corban, Special Counsel, Hesketh Henry



ATTEND AND EARN 3 CPD HOURS

Learning objectives:

- · Receive practical knowledge for estate planning for unique needs
- Gain a comprehensive understanding of the eligibility criteria for potential
- claimants under the Family Protection Act
- Examine recent case studies and critical issues

ATTEND AND EARN

3 CPD HOURS

- · Receive best practice guidance for approaching insurance matters
- Hear important updates on significant legislative and regulatory changes
- · Review recent and important decisions

IMMIGRATION LAW CONFERENCE: CRITICAL UPDATES





WEDNESDAY, 12 JUNE 2024 9.00AM TO 5.15PM \$690 246NZA04

Need to stay informed about changes for employers in the accredited employer scheme, alterations to the skilled migrant category and work visas? Want to delve into preparing character waiver submissions? Curious about proactive advocacy and interviews and potential judicial review grounds? Interested in how strategic client advising can transform investigations and appeals? All these questions and more will be addressed at the Immigration Law Conference. Don't miss out on gaining valuable insights.

SESSION 1: CRITICAL UPDATES AND EMERGING CHALLENGES IMPACTING VISA APPLICATIONS

9.00AM TO 1.15PM

\$420

246NZA04A

Chair: Simon Laurent, Principal, Laurent Law

Employer Compliance

- · Employer compliance requirements under the Accredited Employer Work Visa scheme
- · Common compliance pitfalls and best practices
- · Migrant Exploitation Protection Work Visa from an employer's perspective
- \cdot An overview of the Worker Protection (Migrant and Other Employees) Act 2023
- Presented by Lauren Qiu, Principal, Stay Legal

The Latest on Work Visas

- · What is changing?
- · Work rights for international students and partners
- · Adapting to median wage changes
- · Skilled migrant category adjustments
- 2 Presented by Carol Nan Ma, Director, NZ Visa Wiz Ltd

Managing Medical Conditions for Clients Through the Medical Waiver Process:

- · Consideration of common high-cost medical conditions
- · Factors INZ consider in determining a medical waiver
- · Addressing medical issues in the temporary visa space
- Addressing medical issues on appeal (in residence and humanitarian appeals)
- Presented by Charlotte Summers

Preparing Submissions for Character Waivers

- · What are submissions and why are they important?
- · Distinguish submissions from evidence
- · Identify the type of visa you are applying for, and the relevant character requirements and thresholds for that visa
- · Gather all the relevant information and evidence about your character issues
- Explain the circumstances and reasons behind your character issues and tackle the issue head-on
- · Persuade INZ as to why a character should be granted ie finding the "angle"
- · Practical tips and examples
- Presented by Jack Cheng, Senior Associate, Meredith Connell

SESSION 2: KEY CONCERNS FOR IMMIGRATION LAWYERS AND ADVISORS: CASES AND IPT APPEALS

2.00PM TO 5.15PM

\$345

246NZA04B

Chair: Aaron Martin, Principal Lawyer, New Zealand Immigration Law

Navigating INZ Investigation with Respect to Non-Criminal Matters: Deportation Challenges and Advocacy Strategies

- · Analysis of a purported breach under part 6 of the Immigration Act
- · INZ policy with respect to investigations
- · Natural justice: case law commentary
- · Final report dated 25 September 2019: Michael Heron KC
- · Advising your client on the investigation and potential appeal options
- Presented by Simon Graham, Partner, Young Hunter Lawyers

Temporary and Resident Class Visa Holders: Criminal Charges and Convictions

- Understanding the application of Deportation Liability Notices issued under sections 157 and 161 of the Immigration Act 2009
- \cdot How a conviction or an admission of guilt may trigger these sections
- Working with criminal lawyers to provide expert opinions to support discharges without conviction
- Presented by Ken Huang, Senior Associate, Lane Neave

How Best to Represent a Client: Step-by-Step Guide to Running an Appeal at the IPT Appeal

- \cdot Effectively communicating with clients during the process
- · Interviewing skills: how to handle challenging conversations
- · Presenting documents for an IPT appeal
- · Guidance on how to effectively communicate arguments
- · Best practices for organising and presenting evidence
- Presented by Deborah Pollard-Manning, Barrister, Landmark Chambers

ATTEND AND EARN THE FULL DAY

7 CPD HOURS

- Learning objectives:

 Stay on top of the late
- Stay on top of the latest in changes in the Accredited Employer Scheme
- Consider the biggest developments in work visas
- Gain perspective into medical conditions for clients through the medical waiver process
- · Receive practical guidance on preparing submissions for character waivers

Learning objectives:

- · Reflect on navigating investigations related to non-criminal matters
- \cdot Understand deportation for visa holders facing criminal charges
- Learn useful tips to effectively representing clients in appeals at the Immigration and Protection Tribunal (IPT)

11

EMPLOYMENT LAW: ADDRESSING CRITICAL ISSUES, ESSENTIAL UPDATES AND CHANGES



THURSDAY, 13 JUNE 2024 9.00AM TO 5.15PM \$690 WEB246NZA05

Examine critical employment law issues, legislative updates, & practical applications of recent decisions with a panel of absolute employment experts. Don't miss it. Gain insights on the impact of Tikanga Māori on employment processes, managing restructurings, restraint of trade & contractor/employee relationships. Ensure policies safeguard against bullying & harassment claims. Examine how to conduct thorough investigations & ensure that surveillance processes align with the Privacy Act.

SESSION 1: ADDRESSING CRITICAL ISSUES AND UPDATES IN EMPLOYMENT LAW

9.00AM TO 1.15PM

\$420

WEB246NZA05A

Chair: Daniel Church. Senior Staff Barrister. Hobson Towers West

Tikanga Māori and the Interplay with Employment Processes

Explore the consideration of mana Māori and tikanga Māori by the Employment Relations Authority and Employment Court and discuss practical applications of Te Ao Māori perspectives in employment and dispute resolution processes.

Presented by Shelley Kopu, Lawyer, Shelley Kopu Law

Restructures: Managing the Curly Questions for Employers

- · When does an obligation to consult arise?
- · How much information must we provide to affected employees?
- · What is a lawful selection process?
- · What are our redeployment obligations?
- Presented by Laura Briffett, Senior Associate, Langton Hudson Butcher and Emma Crowley, Senior Associate, Langton Hudson Butcher

Restraint of Trade: Recent Amendments, Drafting and Enforcement

- Employment Relations (Restraint of Trade) Amendment Bill: What is now considered is reasonable?
- · How to draft restrictive covenants
- · Enforcement of restraints
- · Recent decisions
- Presented by Jennifer Mills, Director, Jennifer Mills & Associates

Contractor vs Employee Issues, Disputes and Recent Decisions

- · The differences: contractors and employees
- · Recent case law
- · Where to from here
- Presented by Melissa Johnston, Partner, McVeagh Flemming; Current Member, New Zealand Law Society Employment Committee

Update on Recent Cases and Legislative Updates

- · Trial periods
- Holiday Act reforms
- · Recent cases
- Presented by Penny Swarbrick, Partner, SBM Legal Barristers & Solicitors

SESSION 2: BULLYING, MENTAL HEALTH, INVESTIGATIONS & SURVEILLANCE

2.00PM TO 5.15PM

\$345

WEB246NZA05B

Chair: Daniel Church, Senior Staff Barrister, Hobson Towers West

How to Protect from Claims for Bullying, Intimidation, Harassment and Mental Health: Ensuring Policies Back You Up

- · What constitutes bullying, intimidation, and harassment?
- · Employers' obligations
- · Key cases
- Presented by Jessica Greenheld, Senior Associate, Simpson Grierson

Conducting Investigations: Tips and Tricks to Get it Right

- · Terms of reference (getting it right from the start)
- · Key points for running a procedurally fair investigation
- · Commonly encountered problems and how to respond
- Presented by Bridget Smith, Partner, SBM Legal

Monitoring and Surveillance Processes in the Workplace and Ensuring Compliance with the Privacy Act 2020

- \cdot Key legal considerations, including the Privacy Act 2020, the Employment Relations Act 2000, and the Health and Safety at Work Act 2015
- · Summary of case law
- · Practical tips regarding implementation
- Presented by Rosemary Wooders, Partner, Bell Gully

Great presenters, clear, confident plenty of real life situations to
draw to which made the
presentations very engaging



Learning Objectives:

- · Consider the interplay of Tikanga Māori with employment processes
- $\cdot\,$ Learn how to answer those curly questions during a restructure
- · Gain an update on recent amendments impacting a restraint of trade agreement
- · Learn how to draft and enforce a restraint of trade clause
- Get a valuable update on recent cases and legislative amendments
- · Receive guidance on workplace policies for bullying, intimidation, harassment and mental health
- · Learn best practice regarding workplace investigations
- \cdot Understand monitoring and surveillance process to conform with the Privacy Act

12

INTELLECTUAL PROPERTY LAW: DEVELOPMENTS & INNOVATIONS



TUESDAY, 18 JUNE 2024 9.00AM TO 5.15PM \$690 WEB246NZA07

Ensure that you are at the forefront of intellectual property law by joining our panel of prominent experts as they discuss current developments and innovations. Hear a comprehensive update on landmark cases and unpack Mātauranga Māori protection and the implications of the new NZ-UK Free Trade Agreement on New Zealand IP Law. Gain insights and practical strategies for effective online IP ownership and personal data handling. This is a jam-packed event not to be missed!

SESSION 1: IP IN CULTURE, CYBER AND COPYRIGHT WORKS

9.00AM TO 1.15PM

\$420

WEB246NZA07A

Chair: **Hamish Selby**, Partner, Buddle Findlay; Intellectual Property Hall of Fame, *Legal 500* New Zealand

A Comprehensive Review of Legal Developments in the Past Year

Explore the key takeaways from latest precedents and current trends, including the Manuka Honey and Bed Bath & Beyond cases. Obtain a thorough understanding of key rulings, precedents, and emerging trends that will shape the year ahead.

Presented by Richard Watts, Partner, Simpson Grierson; Intellectual Property Hall of Fame. Legal 500 New Zealand

Mātauranga Māori and Intellectual Property

- Overview of the extent to which Aotearoa New Zealand's statutory intellectual property rights recognise or protect Mātauranga Māori (traditional knowledge)
- · The limitations of copyright as a way to protect Māori creative works, customs and history
- · Case study: the sale of a treasured, out-of-copyright painting that depicts an iwi's most significant tupuna (ancestor)
- Presented by Jack Oliver-Hood, Barrister

The Wild West Web: Online Ownership & Enforcement of IP

As businesses increasingly move online to sell and promote their goods and services, the rules around intellectual property ("IP") ownership have sometimes struggled to keep up, and unforeseen problems have arisen.

- · How generative AI is resulting in ownership uncertainties and consumer confusion
- · How issues of infringement, fair use and derivative works are hindering innovation
- Strategies for navigating risks, including infringement liabilities and the use
 of unlicensed content in training data
- Presented by Rachel Triplow, Intellectual Property Law Specialist, Trade Mark Attorney, Founder, aRc Legal

What the New NZ-UK Free Trade Agreement Means for New Zealand Copyright Law

- · Notable intellectual property provisions included in the Agreement
- · Artists' resale right scheme and the value of copyright works
- · Geographical indications
- Presented by Tim Mahood, Partner, Hudson Gavin Martin; Intellectual Property Next Generation Partner, Legal 500 New Zealand

SESSION 2: PRACTICAL STRATEGIES FOR MANAGING COMMERCIALITY, DATA AND DISPUTES

2.00PM TO 5.15PM

\$345

WEB246NZA07B

Chair: **Michael Moyes**, Partner, Duncan Cotterill; Aia-Pacific 2024: Intellectual Property, Technology, Media, Telecoms (TMT), *Chambers*

Meta's €1.2 Billion Fine and How to Handle Big Data

- · Compliance strategies for acquiring, storing and transferring data
- Case study: Meta's unlawful transfer of personal data from Europe to the US
- New EU-US Data Privacy Framework and its implications on Trans-Tasman intellectual property law
- Presenter Kristin Wilson, Senior Associate, Bell Gully

How to Increase Profitability by Raising the Commerciality of IP

- · Understanding the impact of sound IP policy and strategy on the value of a business
- · Brand management and efficiencies for net profit growth
- · How to leverage intangible assets to attract investors
- Presented by Owen Culliney, Partner, iClaw

Deploying Expert Evidence in IP Disputes: Reflections on Four Recent Cases

- \cdot Strategies for deciding what expert evidence to use in IP disputes
- \cdot Best practice in selecting experts and briefing compelling expert evidence
- · Navigating the rules governing the admissibility of expert evidence
- · Cases:
- ZURU New Zealand Ltd v LEGO Juris A/S (HC 2023)
- Bed Bath & Beyond (HC 2023)
- Inguran, LLC v CRV Ltd (HC 2023)
- Genesis Energy Ltd v Z Energy Ltd (HC 2021)
- Presented by Justin Graham, Partner, Chapman Tripp; Intellectual Property and Dispute Resolution Leading Individual, Legal 500 New Zealand; Tom Cleary, Senior Associate, Chapman Tripp; Intellectual Property Rising Star, Legal 500 New Zealand



ATTEND AND EARN THE FULL DAY

Learning Objectives:

- \cdot Gain insights into the latest legal developments and precedents
- Explore the intersection of Mātauranga Māori and NZ intellectual property law
- Examine challenges of online IP ownership and enforcement
- · Understand what the NZ-UK Free Trade Agreement Means for NZ Copyright

Learning Objectives:

- \cdot Gain insights into compliance strategies for acquiring, storing, and transferring data
- Learn best practices in selecting and briefing experts in intellectual property disputes
- Navigate the legal landscape governing the admissibility of expert evidence
- · Obtain practical insights into IP dispute resolution strategies from recent cases

7 CPD/CPE HOURS

FAMILY LAW: RELATIONSHIP PROPERTY AND COMPLEX STRUCTURES CLAIMS



WEDNESDAY, 19 JUNE 2024 9.00AM TO 1.15PM \$420 WEB246NZA08

Even the most skilled Family Law specialists face challenges when handling complex relationships property matters. Gain insights from experts on complex relationship property settlements and exploring inheritance implications pre and post separation. Navigate challenges in de facto relationships and assess the efficacy of 'contracting out agreements' post Sutton v Bell. Understand exemptions to equal sharing rules and strategies for handling companies and trusts in property division.

Chair: Stuart Cummings SC, Surrey Chambers

Dealing with Inheritance Before and After Separation in Relationship Property Matters

- · Legal principles and review of recent case law
- · Practical examples and ways to avoid intermingling of inherited property with relationship property
- Presented by Amy Malone, Staff Barrister, Surrey Chambers

Navigating Uncertainty: Opting to Contract Out Post Sutton v Bell

Address how to deal with de facto relationships and whether 'Contracting Out Agreements' might provide some certainty in the event of a relationship breakdown post the Sutton v Bell decision.

Presented by Lauren Aspin, Lawyer, Morgan Coakle

Exemption to the Equal Sharing Rule

- · Understanding the implications of s13, s15, s18 and s26 of the Property (Relationships) Act 1976
- · Dealing with section 15
- · Recent cases
- Presented by Stephanie Ambler, Partner and Zandra Wackenier, Partner, Tompkins Wake

How to Deal with Companies and Trusts When Dividing Relationship Property

- · Update on sections 44 and 44C Property (Relationships) Act 1976
- \cdot Consideration of s182 Family Proceedings Act 1980
- · Shares, current accounts and other aspects of companies and their relevance to relationship property
- Presented by Daniel Vincent, Director, CS Law

DEBT RECOVERY AND ENFORCEMENT SKILLS



WEDNESDAY, 19 JUNE 2024 2.00PM TO 5.15PM \$345 WEB246NZA09

Wanting to elevate your expertise in debt recovery practice? Attend and gain an understanding of some key skills of debt recovery essential for successful recovery practice. Learn how to deal with a dispute & commence recovery proceedings. Gain a thorough understanding of enforcing monetary orders, navigating the liquidation process, & interpreting bankruptcy implications for both individuals and creditors. Finally, consider how to deal with a cross border debt recovery judgement and insolvency.

Chair: Charlotte Webber, Partner, Anderson Lloyd

How to Deal with a Dispute with Mediation and Commence Recovery Proceedings

Gain a practical examination of dealing with a dispute, getting the most out of mediation and when and how to commence recovery proceedings in court.

Presented by Glen Holm-Hansen, Partner, Hesketh Henry

Enforcing Judgments: Orders to Pay, Liquidation and Bankruptcy

- · Enforcement of orders to pay money: charging orders, orders for examination, sale orders, bankruptcy, liquidation and other options
- · Enforcement of other orders and contempt of court
- Understanding the liquidation process and the options available to liquidators
- · What bankruptcy means for individuals and creditors
- Presented by Sarah Rawcliffe, Partner, Harkness Henry

'How to' Guide to Dealing with Cross Border Debt Recovery and Insolvency: NZ and Australia

Starting at the point that there is a sealed judgment (either in Aus or NZ), you will examine:

- \cdot The process of registration of a judgment:
- How to
- Which legislation applies
- · Applying for bankruptcy:
- In which jurisdiction
- Comparisons between NZ & Aus: advantages and disadvantages
- The complex question of whether you can be bankrupt in more than one jurisdiction
- · Winding up
- Presented by Paul Dalkie, Barrister



Want tailor-made content brought directly to you and your team? Contact Layla on **09 363 3322** for a bespoke package.

ATTEND AND EARN 4 CPD HOURS

Learning Objectives:

- $\cdot \ \text{Learn how to avoid intermingling inherited property with relationship property}$
- Gain clarity on how to deal with de-facto relationships "Contracting Out Agreements"
- Understand the implications of the exemption to the equal sharing rule
- \cdot Understand how the courts have treated s13 claims and recent case update \cdot Learn how to deal with companies and trusts when dividing up the relationship property.

ATTEND AND EARN 3 CPD HOURS

- \cdot Learn how to resolve a dispute with mediation
- \cdot Consider when and how best to commence recovery proceedings
- · Gain practical tips to enforcing judgments orders to pay
- \cdot Learn how to seek orders to pay and understand the liquidation process
- · Examine the key steps to dealing with a cross border debt recover and insolvency in New Zealand and Australia

5TH ANNUAL

CONSTRUCTION CONTRACTS MASTERCLASS



SEXUAL ASSAULT MATTERS: TRIAL PREPARATION, CROSS EXAMINATION AND DIRECTION



THURSDAY, 20 JUNE 2024 9.00AM TO 1.15PM \$420 WEB246NZA13

Are your construction contracts up to scratch? Get ready to unpack the latest updates to NZS 3910 and receive tips for effective risk analysis as you delve into crucial aspects of contract management, administration, extension of time and optimal use of payment protection provisions. Safeguard against potential pitfalls by addressing health and safety and insurance provisions in your construction contracts. Elevate the quality of your contracts and don't be caught out!

Chair: Dr Anna Kirk, Barrister and Arbitrator, Bankside Chambers

NZS 3910: ESSENTIAL UPDATES UNRAVELLED AND PRACTICAL CONSIDERATIONS

- · The purpose and intent of the changes
- · The removal of the Engineer and insertion of the Independent Certifier, the Contract Administrator and the Principal's Representative and what their roles entail
- Payment mechanisms, security packages, disputes & what has not been addressed
- Presented by Paula Nicolaou, Partner, Wynn Williams

The Tendering and Procurement Process: Approaching the Market in Uncertain Times

- · Why getting your procurement right matters
- · Right sizing your procurement process
- · Tailoring your procurement to your project risks and your Conditions of Contract
- · How to mitigate solvency and other risks through your procurement
- Presented by Sonia Vitas, Special Counsel, Simpson Grierson

Risk Analysis: Tips and Tricks

- $\cdot \ \textbf{Contract management and administration}$
- \cdot Scope of works and responsibilities
- \cdot Extension of time and variations process
- · Supply chain issues
- · Effective use of payment protection provisions
- Presented by Sophie Slater, Associate, Duncan Cotterill

NZS 3910 CHANGES: IMPACT ON HEALTH AND SAFETY OBLIGATIONS

Health and Safety: Key Provisions & Current Issues in

- \cdot A review of the changes to NZS3910's health and safety obligations
- · A review of enforcement action in the construction industry, including case law updates
- Presented by Sam Houliston, Senior Associate, Hesketh Henry

Insurance Considerations in Construction Contracts

- \cdot The intent of each insurance policy required in contract
- \cdot What is an appropriate insurance limit
- · Additional limits or sub-limits and their intent
- · Existing structures and new works: the insurance interface
- · What issues insurers are currently concerned with and risk they will not accept
- · Are there other insurances that should be considered for a project?
- Presenter Warren Tucker, Specialist Construction Insurance Broker and Adviser, AON

FRIDAY, 21 JUNE 2024 9.00AM TO 12.15PM

\$345 WEB246NZA10

Why is having a narrative important in the context of defending a sex trial? How can one navigate cross-examination to avoid irritating the judge or jury? What are the key issues associated with the prerecording of cross-examinations in trial proceedings? Dive into the essentials of effectively defending a sex trial by exploring step-by-step trial preparation, mastering cross-examination techniques, and staying updated on the latest developments and directions in the field.

Chair: John Munro, Barrister, Meldrum and Hyland List

Preparing a Sexual Assault Matter for Trial

Obtain a step-by-step guide to preparing sexual offence matters for trial, from the initial client conference to gathering defence material and finalisation of trial instructions.

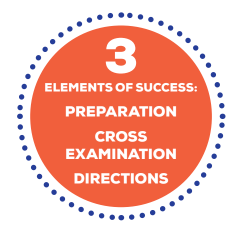
Presented by Philip Hamlin, Barrister

Effective Cross Examination in Sexual Offences

- · Theory of the case: Importance of having a narrative
- · Issues with pre-recording of cross examination
- Practical tips to avoid annoying the judge and aggravating the jury when you cross examine a complainant
- Presented by Tiffany Cooper KC, Tyffany Cooper Barrister

Directions in Sexual Assault Cases and Recent Legislative Provisions

- Overview of the latest legislative provisions impacting sexual assault cases, understanding how recent changes may influence legal strategies
- · Practical implications for defence
- · Case directions
- Presented by Jasper Rhodes, Barrister, Jasper Rhodes Barrister



ATTEND AND EARN 4 CPD HOURS

Learning Objectives:

- · Reflect on recent changes to NZS 3910 and what this means
- \cdot Gain perspective on the tendering and procurement process
- Gain practical tips for conducting risk analysis in your construction contracts
 Review the changes to health and safety obligations under the 2023 edition of NZS
- 3910 to ensure compliance

 Understand key insurance considerations in construction contracts

ATTEND AND EARN

3 CPD HOURS

- \cdot Gain important skills and techniques to prepare a sexual offence matters for trial
- · Learn how to cross examine effectively and efficiently
- Receive insights and a deeper understanding the giving of directions in sexual assault matters



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SEMINAR NAME	Code	Std. Price	Early Bird	Face to Face	Live online	Recording
Immigration Law Conference: Critical Updates	246NZA04	\$690.00	\$483.00			
Session 1: Critical Updates and Emerging Challenges Impacting Visa Applications	246NZA04A	\$420.00	\$294.00			
Session 2: Key Concerns for Immigration Lawyers and Advisors: Cases and IPT Appeals	246NZA04B	\$345.00	\$241.50			

PLEASE REGISTER ME FOR THESE ONLINE PROGRAMS

SEMINAR NAME	Code	Std. Price	Early Bird	Live online	Recording
Unit Titles Act: New Changes & Critical Considerations	WEB245NZA02	\$420.00	\$294.00		
Farm Succession Planning	WEB245NZA14A	\$345.00	\$241.50		
Rural and Farm Transactions: A Practical Guide	WEB246NZA14B	\$345.00	\$241.50		
Class Actions: Insights and Opportunities	WEB245NZA04	\$345.00	\$241.50		
Climate Risk & the Importance of Corporate Governance & Compliance	WEB245NZA05	\$420.00	\$294.00		
Privacy, Data Protection, Cyber Security and Compliance	WEB245NZA07	\$345.00	\$241.50		
Legal Support Staff Training	WEB246NZA01	\$420.00	\$294.00		
Session 1: How Not to Burn the Candle at Both Ends: Managing Stress and Burnout in the Workplace	WEB246NZA01A	\$130.00	\$91.00		
Session 1: Effective Business Writing: What Support Staff Need to Know	WEB246NZA01B	\$130.00	\$91.00		
Session 3: Ethical Dilemmas Support Staff Face in a Busy Law Practice	WEB246NZA01C	\$130.00	\$91.00		
Session 4: Enhancing Personal Productivity for Legal Support Staff	WEB246NZA01D	\$130.00	\$91.00		
In Focus: Managing a Commercial Dispute: How to Reach a Resolution	WEB245NZA06	\$255.00	\$178.50		
In Focus: Development and Administration of Corporate Governance Policies	WEB246NZA06	\$255.00	\$178.50		
In Focus: Competition and Consumer Law – Trends and Developments	WEB246NZA20	\$255.00	\$178.50		

SEMINAR NAME	Code	Std. Price	Early Bird	Live online	Recording
Human Rights Developments in Aotearoa	WEB245NZW01	\$345.00	\$241.50		
Judicial Review: Recent Cases, Evidence, Information Requests in Person and Maori Applicants	WEB245NZW02	\$420.00	\$294.00		
Wills & Estates Fundamentals	WEB246NZA02	\$345.00	\$241.50		
Employment Law: Addressing Critical Issues, Essential Updates and Changes	WEB246NZA05	\$690.00	\$483.00		
Session 1: Addressing Critical Issues and Updates in Employment Law	WEB246NZA05A	\$420.00	\$294.00		
Session 2: Bullying, Mental Health, Investigations & Surveillance	WEB246NZA05B	\$345.00	\$241.50		
Intellectual Property Law: Developments & Innovations	WEB246NZA07	\$690.00	\$483.00		
Session 1: IP in Culture, Cyber and Copyright Works	WEB246NZA07A	\$420.00	\$294.00		
Session 2: Practical Strategies for Managing Commerciality, Data and Disputes	WEB246NZA07B	\$345.00	\$241.50		
Family Law: Relationship Property and Complex Structures Claims	WEB246NZA08	\$420.00	\$294.00		
Debt Recovery and Enforcement Skills	WEB246NZA09	\$345.00	\$241.50		
Sexual Assault Matters: Trial Preparation, Cross Examination and Direction	WEB246NZA10	\$345.00	\$241.50		
Insurance Law: Best Practice, Significant Changes and Recent Decisions	WEB246NZA12	\$420.00	\$294.00		
5th Annual Construction Contracts Masterclass	WEB246NZA13	\$420.00	\$294.00		
'White Island' Decision: A Workplace Health & Safety Case Study	WEB246NZA15	\$130.00	\$91.00		



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