

PRESENTERS



Andrew Beck, Lambton Chambers, Wellington

Andrew is a barrister practising in Wellington and Wairarapa. His chief interests are in civil and appellate litigation involving challenging issues. Andrew is the author of *Principles of Civil Procedure*, and one of the contributing editors of *McGechan on Procedure*. His articles on litigation appear regularly in the *New Zealand Law Journal*.



Shane Campbell, Wynn Williams, Christchurch

Shane is a solicitor in the litigation team. He practises in a broad sphere of civil litigation. Before working at Wynn Williams, Shane was a Judges' Clerk at the Christchurch High Court for two years, which he started immediately after finishing his LLB (first class honours) at the University of Canterbury. Shane has tutored land law, criminal law and sentencing at the University of Canterbury.

The statements and conclusions contained in this booklet are those of the author(s) only and not those of the New Zealand Law Society. This booklet has been prepared for the purpose of a Continuing Legal Education course. It is not intended to be a comprehensive statement of the law or practice, and should not be relied upon as such. If advice on the law is required, it should be sought on a formal, professional basis.

Cover and text stocks used in this publication are from Forestry Stewardship Council certified mills, manufactured under the environmentally responsible paper manufactured environmental management system ISO 14001, using pulp from well managed forests and other controlled sources.

CONTENTS

1. INTRODUCTION	1
GENERAL.....	1
HISTORY OF COSTS.....	1
ACCESS TO JUSTICE.....	2
2. PRINCIPLES OF GENERAL APPLICATION	5
THE COSTS DISCRETION	5
THE STARTING POINT – COSTS FOLLOW THE EVENT.....	6
DETERMINING THE VICTOR – PARTIAL SUCCESS.....	7
COSTS ON AN INDULGENCE	8
SCALE COSTS	9
CONTRACTUAL COSTS.....	11
INCREASED COSTS.....	12
INDEMNITY COSTS – OTHER THAN CONTRACTUAL	14
REDUCED COSTS OR NO ORDER AS TO COSTS.....	17
WHEN TO CLAIM COSTS	20
3. LIMITS OF THE COSTS REGIME	21
INTRODUCTION	21
EXCEEDING THE SCALE TIME	21
UNACCEPTABLE CONDUCT.....	21
OTHER REASONS	23
4. FACTORS AFFECTING COSTS	27
INTRODUCTION	27
CALDERBANK OFFERS	27
<i>Introduction</i>	27
<i>Without prejudice communications</i>	28
<i>Impact of the rules</i>	28
<i>The relevant principles</i>	28
IMPECUNIOUS PARTIES	29
WASTED COSTS	30
PUBLIC INTEREST LITIGATION	32
5. COSTS IN PARTICULAR INSTANCES	35
INTERLOCUTORY APPLICATIONS	35
SUMMARY JUDGMENT.....	36
DISCONTINUANCE.....	38
COSTS AGAINST NON-PARTIES	40
<i>Overview</i>	40
<i>Principles</i>	41
COSTS ON COSTS	42
6. SPECIFIC ISSUES	43
COSTS AND GST	43
INTEREST ON COSTS	43
SECOND COUNSEL.....	45
7. COSTS ON APPEALS	47
INTRODUCTION	47
COSTS IN THE LOWER COURT AFTER AN APPEAL	47
8. DISBURSEMENTS	53
RULE 14.12	53
WITNESS FEES.....	53
TRAVEL AND ACCOMMODATION	54

LEGAL RESEARCH AND MATERIALS.....	55
TRANSCRIPTS.....	55
SERVICE CHARGES.....	56
ELECTRONIC DISCOVERY.....	56
9. APPEALS AGAINST COSTS DECISIONS.....	59
APPEAL THRESHOLD.....	59
RIGHT TO APPEAL.....	60
10. THE COSTS RULES.....	63
DISTRICT COURT RULES 2014.....	63
HIGH COURT RULES 2016.....	70
COURT OF APPEAL (CIVIL) RULES 2005.....	78
SUPREME COURT ACT 2003.....	79
SUPREME COURT RULES 2004.....	79