

## PRESENTERS



### **Kate Davenport QC, Bankside Chambers, Auckland**

Kate is a civil and commercial litigator with 25 years' experience at the bar and is also a qualified mediator. She practises primarily in civil and commercial litigation including cases involving contracts and torts, equity and trusts, insolvency and company law, land law, construction law, Relationship property and Health law. Kate has a special interest in professional regulation. She is deputy chair of Real Estate Agents Disciplinary Tribunal; President of the Film & Literature Board of Review; a former Vice President of the New Zealand Law Society and the New Zealand Bar Association. Kate writes extensively in the area of Trust Law and is a contributing editor to LexisNexis Law of Trusts. Kate was awarded the New Zealand Lawyer Barrister of the Year Award in 2013.



### **Tammy McLeod, Davenports Harbour, Auckland**

Tammy is a director at Davenports Harbour and a trust and asset structuring specialist. She specialises in the areas of personal asset planning, trust law and Property (Relationships) Act. She enjoys providing clients with advice and assistance on a broad range of issues involving the structuring and establishment of asset plans, interpretation of trust deeds, duties of trustees and the management and administration of trusts. Tammy is a past president of the Auckland Woman Lawyers' Association and is a current co-convenor of the NZICA Trust Special Interest Group. She is also a member of the ADLSi CLE committee and has presented a number of seminars in the areas of trusts and asset structuring.

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

<b>1. CLAYTON V CLAYTON – THE IMPLICATIONS OF THE SUPREME COURT DECISION FOR TRUSTS AND PRACTITIONERS.....</b>	<b>1</b>
THE FACTS: <i>CLAYTON V CLAYTON</i> .....	1
THE S 182 DECISION (CLAYMARK).....	2
THE SUPREME COURT’S JUDGMENT.....	2
NUPTIAL SETTLEMENT? .....	5
WHAT IS A SETTLEMENT? .....	5
WHAT QUALIFIES AS “NUPTIAL”? .....	5
CONTRACTING OUT S 182(6) .....	8
THE VAUGHAN ROAD PROPERTY TRUST – MR CLAYTON’S POWERS IN TRUST FOUND TO BE RELATIONSHIP PROPERTY.....	8
WHAT IS PROPERTY?.....	10
ADVICE: HOW TO AVOID AN INTEREST IN A TRUST BEING FOUND TO BE PROPERTY .....	11
<b>2. PRACTICAL DRAFTING TIPS.....</b>	<b>13</b>
DRAFTING TRUST DEEDS IN LIGHT OF <i>CLAYTON</i> .....	13
THE BENEFICIARY CLASS .....	13
THE POWER TO APPOINT AND REMOVE BENEFICIARIES .....	13
THE POWER TO APPOINT AND REMOVE TRUSTEES .....	14
OTHER PRACTICAL STEPS TO TAKE.....	15
CASE STUDY ONE .....	16
CASE STUDY TWO .....	18