PRESENTERS



Fiona McGeorge, Senior Associate, Martelli McKegg, Auckland

Fiona undertakes work in all areas of Family law, her specialist area is complex relationship property matters involving Trusts and/or companies or claims for economic disparity. She also has a particular interest in spousal maintenance claims; most recently Fiona acted for the executors where a claim for interim spousal maintenance was made against the estate.



Karen Pearce, Partner, Reids Family Law, Lower Hutt

Karen works for a specialist family law firm. She provides advice in respect of all aspects of family law, including relationship property matters involving estates and family protection claims. Karen is a legal aid lead provider and has a strong understanding of the need to provide practical and cost effective advice to all clients.

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.



CONTENTS

1.	INTRODUCTION: SPOUSAL MAINTENANCE CLAIMS AGAINST AN ESTATE	1
2.	THE STARTING POINT – THE LAW	3
	Jurisdiction	4
	A CASE STUDY – JACK CLAIMS SPOUSAL MAINTENANCE FROM JILL'S ESTATE	
	The facts	
	Jack's claim and arguments	
	Jill's executors' arguments	5
	FIRSTLY - IS THERE JURISDICTION FOR INTERIM SPOUSAL MAINTENANCE AGAINST AN ESTATE?	
	The Family Court's decision	6
	ACCEPTING THERE IS JURISDICTION TO GRANT INTERIM SPOUSAL MAINTENANCE, IS IT APPROPRIATE TO DO SO?	7
	CONSIDERATIONS ONE AND TWO – WHAT ARE THE APPLICANT'S REASONABLE NEEDS AND THEIR ABILITY TO MEET THEM?	7
	CONSIDERATION THREE – THE ESTATE'S MEANS AND ABILITY TO PAY SPOUSAL MAINTENANCE	
	LEGAL FEES – ARE THEY APPROPRIATE TO BE INCLUDED FOR A CLAIM FOR SPOUSAL MAINTENANCE	0
	AGAINST AN ESTATE	9
	CONSIDERATION FOUR — SHOULD THE DISCRETION TO GRANT INTERIM MAINTENANCE BE EXERCISED IN THE CIRCUMSTANCES OF THE CASE?	
	TIME LIMIT TO CLAIM AGAINST AN ESTATE	
	SUBSTANTIVE SPOUSAL MAINTENANCE AGAINST AN ESTATE	
	NEW RELATIONSHIPS	
	LUMP SUM PAYMENTS	
	PRACTICAL TIPS	12
	SUMMARY	12
	Personal relationships	
	The Cost	12
3.	INTRODUCTION: ENFORCEMENT OF SPOUSAL MAINTENANCE	15
1.	ENFORCEMENT UNDER THE CHILD SUPPORT ACT 1991	17
	SUMMARY	17
	UNDERLYING INTENTION BEHIND THE CHILD SUPPORT ACT 1991	
	SECTION 101 OF THE FAMILY PROCEEDINGS ACT 1980	
	REGISTERING A COURT ORDER FOR THE PAYMENT OF SPOUSAL MAINTENANCE WITH INLAND REVENUE	E 18
	REGISTERING A VOLUNTARY AGREEMENT WITH INLAND REVENUE	19
	WHAT RISKS ARE THERE FOR THE PAYING PERSON IF THERE IS NO CLARITY ABOUT WHETHER OR NOT	
	PAYMENT IS TO BE MADE THROUGH INLAND REVENUE?	
	OPTING OUT OF COLLECTION THROUGH INLAND REVENUE	
	RESTRICTIONS CONTAINED IN THE CHILD SUPPORT ACT 1991	20
	FACTUAL SITUATIONS WHERE ENFORCEMENT UNDER THE CHILD SUPPORT ACT 1991 DOES NOT	20
	WORK WELL	
5.	ENFORCEMENT OPTIONS IN THE FAMILY COURT	23
	SUMMARY	23
	Section 97 of the Family Proceedings Act 1980 – Security for Spousal Maintenance	
	KLS v GL – Turning a Voluntary Agreement into a Court Order	
	Adjustments as part of substantive relationship property proceedings	
	Seeking to vary the payment of spousal maintenance	25
5.	CIVIL ENFORCEMENT	
	SUMMARY	31
	WHEN WOULD CIVIL ENFORCEMENT BE THE BEST OPTION?	31
	WHEN WOULD CIVIL ENFORCEMENT BE THE BEST OPTION?	31 31
	WHEN WOULD CIVIL ENFORCEMENT BE THE BEST OPTION?	31 31

8.	APPENDIX 1	7
9.	APPENDIX 2	9
10.	APPENDIX 34	1