PRESENTER



Paul David QC, Eldon Chambers, Auckland

Paul is an experienced leading counsel. While his work now generally centres on commercial cases, Paul maintains a broad practice. He has a career-long specialist practice in maritime and trade law where the interpretation of contracts and the application of the principles of contract law are central to the work. For more information see www.pauldavid.co.nz

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	1
2.	FORMATION OF CONTRACT	3
	TOWER INSURANCE LIMITED V QUSOL NZ LIMITED – FORMATION AND INTERPRETATION – HEADS OF	?
	AGREEMENT	3
	Court of Appeal	
	Comment	
	WELLS V DEVANI – FORMATION OF CONTRACT BY ORAL DEALINGS AND CONDUCT – UK SUPREME C	
	FactsGrounds for refusal to pay commission	
	County Court	
	Court of Appeal	
	Supreme Court	6
	Comment	7
3.	INTERPRETATION AND IMPLIED TERMS	9
	NEW ZEALAND APPROACH	9
	THE MALTHOUSE LIMITED V RANGATIRA LIMITED.	
	Correcting wrong interpretation of a clear provision	
	Facts	10
	High Court	
	Court of Appeal	
	Comment	
	Earlier proceedings	
	Latest dispute	
	Interpretation of agreement	
	High Court	
	Court of Appeal	
	Interpretation of the option	
	Leave to Appeal decision	
	INTERPRETATION – WHAT IS THE CURRENT POSITION?	
4		
4.		
	THE POLICY BEHIND RECTIFICATION AND THE RIGHT APPROACH	
	RECTIFICATION NOT AVAILABLE IN PARTICULAR CONTEXT	
5.	IMPLYING TERMS	23
	AIR NEW ZEALAND LIMITED V BP OIL LIMITED AND Z ENERGY – FORMATION OF CONTRACT AND	
	IMPLIED TERMS	
	Facts	
	Issues	
	Comment EXPRESS AND IMPLIED TERMS OF GOOD FAITH IN CONTRACT, CONTRACTUAL DISCRETIONS	
	CONTRACTUAL DISCRETIONS	
	VARIATIONS – NO ORAL AGREEMENT CLAUSES	
	Comment	28
6.	MISREPRESENTATION	29
	Introduction	29
	THE INTEREST SWAP CASES	
	Background	30
	Sale of products – Commerce Commission	
	Bank's terms and conditions	
	Cygnet Farms	
	Bushline Trustees Ltd v ANZ Bank New Zealand Ltd	
	THE TELEPHOTIC I 1700 DIGITIO TOWN ON AIR CONTRACT TERMS RECEIVED.	

7.	THE LAW OF PENALTIES	39
(COURT OF APPEAL	40
	PENALTY VALUE	
	COMMENT	40
8.	DAMAGES	43
	CLASSIC MARITIME INC V LIMBUNGAN MAKMUR SDN BHD – BREACH OF COA – NOMINAL OR	
;	SIGNIFICANT DAMAGES?	43
	High Court	
	Court of Appeal	
	Construction point	
	Damages	45
	Comment	
	ONE STEP (SUPPORT) LTD V GARNIER – LIMITING NEGOTIATION DAMAGES ON PRINCIPLE	46
	Supreme Court	
	Result	
	Comment	47
9.	LOOKING TO THE FUTURE – DIGITISATION – FORMING AND INTERPRETING	
	SMART CONTRACTS	49
10.	CONCLUDING COMMENTS	51