

PRESENTERS



Shane Campbell, Wynn Williams, Christchurch

Shane is a partner at Wynn Williams practising commercial and civil dispute resolution within the national dispute resolution team. He has appeared in the District Court, High Court, Court of Appeal, in adjudications, arbitrations, mediations and disciplinary matters for professionals. Shane specialises in contentious trust and estate disputes, insolvency, and commercial litigation. He assists clients at all stages of dispute resolution, from advisory work to Court, through all levels of appeal.



Jared Ormsby, Plymouth Chambers, Christchurch

Jared specialises in trusts and commercial litigation and has acted in some of New Zealand's leading trust and estate disputes. He advised the Minister of Justice on the Trust Reference Group prior to the passing of the Trusts Act 2019, is a STEP member and a contributing author to Thomson Reuters' *Equity and Trusts in New Zealand*.

CONTENTS

1. WHAT THIS WEBINAR IS ABOUT	1
A COMMENT ON EVIDENCE	1
2. INTRODUCTORY ESTATE CONCEPTS	3
WHAT IS A WILL?.....	3
General.....	3
Definition of property.....	3
Matters beyond property.....	4
3. THE WILLS ACT 2007.....	5
REQUIREMENTS OF MAKING A WILL	5
<i>Is in writing</i>	5
<i>Has been signed by the will maker</i>	5
<i>Has been witnessed in accordance with the Wills Act 2007</i>	5
4. PROBATE	7
WHAT IS PROBATE?.....	7
CAVEATING PRIOR TO PROBATE	7
PROBATE IN COMMON FORM	7
PROBATE IN SOLEMN FORM.....	7
RECALL OF PROBATE	8
5. TECHNICAL VALIDITY CLAIMS – ALLEGATIONS OF WANT OF FORM	9
INTRODUCTION	9
VALIDATION OF A WILL	9
<i>Section 14 of the Wills Act 2007</i>	9
<i>Section 31 of the Wills Act 2007</i>	9
RECTIFICATION.....	11
6. VALIDITY CLAIMS – ALLEGATIONS THE WILL IS SUSPICIOUS.....	13
INTRODUCTION	13
WANT OF TESTAMENTARY INTENT.....	13
<i>Must be testamentary (intended to speak from death and take effect as a will)</i>	13
<i>Examples</i>	14
WANT OF KNOWLEDGE AND APPROVAL	16
<i>Examples</i>	18
TESTAMENTARY INCAPACITY	19
<i>General</i>	19
<i>Elements of claim</i>	19
<i>The rule in Parker v Felgate</i>	21
<i>Examples</i>	22
<i>How to avoid a capacity challenge – or try to</i>	23
UNDUE INFLUENCE	23
<i>What is undue influence?</i>	23
<i>The legal test</i>	24
<i>Case examples</i>	25
FRAUDULENT CALUMNY	26
<i>First, the concept of testamentary fraud</i>	26
<i>Secondly, what is fraudulent calumny?</i>	26
<i>Elements</i>	27
<i>Examples</i>	27
DURESS.....	27
7. ACCEPTING VALIDITY – ATTACKS AGAINST THE ESTATE.....	29
STATUTORY CLAIMS AGAINST AN ESTATE.....	29
FAMILY PROTECTION ACT 1955	29
LAW REFORM TESTAMENTARY PROMISES ACT 1949	32
PROPERTY (RELATIONSHIPS) ACT 1976.....	35

<i>Claims by surviving spouse</i>	35
<i>Claims by executors/personal representatives</i>	36
8. CLAIMS AGAINST PERSONAL REPRESENTATIVES.....	39
INTRODUCTION	39
REMOVAL OF EXECUTOR AND/OR TRUSTEE.....	39
FIDUCIARY DUTY	39
CONSTRUCTIVE TRUST ARISING FROM MIRROR WILL	39
9. ROLE OF EXECUTORS AND TRUSTEES IN LITIGATION	41
GENERAL	41
VARIOUS CLAIMS	42
<i>Law Reform (Testamentary Promises) Act 1949</i>	42
<i>Family Protection Act 1955</i>	43
<i>General challenges</i>	43
10 A FEW COSTS ISSUES	45
COSTS OVERVIEW	45
BEDDOE'S APPLICATIONS.....	46
PROSPECTIVE COSTS ORDERS	47