

PRESENTERS



Vanessa Bruton QC, TEP, O'Connell Chambers, Auckland

Vanessa is a litigator, practising almost exclusively in trust and estate disputes, including where relationship property is involved. She has been counsel in a number of the leading cases over recent years. Most recently, Vanessa was senior counsel for Mrs Preston in the Court of Appeal and Supreme Court (*Preston v Preston* [2021] NZSC 154). She went to the independent bar in 2014 and took silk in 2016.



Jake McCleary, Director, Buddle McCleary Kennedy Barristers and Solicitors, Whakatane

Jake is a specialist relationship property and estate litigator. He was senior counsel for the husband in *Preston v Preston* [2021] NZSC 154, having taken the case through the High Court and the Court of Appeal. Jake also advises from the top of the cliff on asset planning and protection in the context of relationship property, trusts and inheritances.

CONTENTS

PRESTON: THE GRAND MARCH.....	1
INTRODUCTION	1
FURTHER KEY RELEVANT FACTS	1
THE TRIAL.....	2
THE CONDUIT TO ULTIMATE FAILURE.....	2
COURT OF APPEAL	3
SUPREME COURT – A QUICK SUMMARY	3
THE LEGAL FLAWS	3
HOME RUN MILITATING FACTORS.....	5
CONTRIBUTIONS	6
TOP OF THE CLIFF; HOW TO AVOID THIS OUTCOME.....	6
SUMMARY.....	7
PRESTON – A TRIUMPH FOR HUMAN DECENCY AND DIGNITY (WITH APPROPRIATE COMMERCIAL CONSTRAINT).....	9
INTRODUCTION	9
THE TEAM	10
APPROACH IN THE SUPREME COURT.....	11
<i>Chronology</i>	11
<i>Case analysis</i>	15
<i>Policy issues</i>	15
<i>Errors of law</i>	15
<i>(Modest) relief sought</i>	17
KEY ASPECTS OF SUPREME COURT DECISION.....	17
<i>Three-stage test</i>	17
<i>Contributions</i>	18
FUTURE OF S 182/PRESTON DEVELOPMENTS?.....	19
TIPS FOR ADVISORS ON TRUST/RELATIONSHIP PROPERTY DISPUTES	20
CONCLUSION.....	21
APPENDIX A – OUTLINE OF ORAL ARGUMENT FOR APPELLANT.....	22
APPENDIX B – SECTION POST-CLAYTON 182 CASE REVIEW	26
APPENDIX C – PROPOSED NEW S 44C.....	30
POWERPOINTS.....	33