

PRESENTER



Registrar John Earles, High Court & Ministry of Justice, Wellington

John Earles is a Registrar and Sheriff of the High Court of New Zealand in Wellington. He deals with the complete range of applications for grants of administration daily. John is consulted by Legal Executives and practitioners from throughout the country for technical and practical advice relating to this area of work, especially when unusual situations arise. He is a contributing author of *Wills and Succession* and a co-author of *Dobbie's Probate and Administration Practice*, 6th edition, both published by LexisNexis.

The statements and conclusions contained in this book are those of the author(s) only and not those of the New Zealand Law Society. This book 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. GRANT OF ADMINISTRATION.....	3
THE APPLICATION	3
<i>The form of application is now prescribed in the High Court Rules – Form PRIAA</i>	3
3. THE AFFIDAVIT	5
FORMS	5
EVIDENTIAL MATTERS PERTAINING TO ALL AFFIDAVITS	5
<i>Inquiries and searches to be made for a will.....</i>	5
<i>Status of Children Act inquiries</i>	6
<i>Search of Registrar-General's records</i>	6
<i>Further inquiries</i>	6
DISPENSING WITH THE MAKING OF THE INQUIRIES.....	7
<i>No useful purpose would be served.....</i>	7
<i>Undue delay.....</i>	7
<i>Immediate grant of administration required</i>	7
SECTION 16(2)(D) OF THE ADOPTION ACT 1955 AND S 4 OF THE STATUS OF CHILDREN ACT 1969.....	7
<i>Appendix H – Extract from Dobbie’s Explaining effect of sections</i>	7
<i>Appendix I – paragraph in affidavit swearing to administer estate</i>	7
<i>Appendix D – Affidavit by spouse civil union partner or de facto partner – PR3</i>	7
<i>Appendix J – Form of choice of option</i>	8
<i>Appendix E – Affidavit by child of deceased – PR4.....</i>	8
<i>Appendix F – Affidavit by parents of deceased – PR5.....</i>	8
<i>Appendix G – Affidavit by siblings of deceased – PR6.....</i>	9
EFFECT OF SEPARATION/MATRIMONIAL PROPERTY AGREEMENT ON INTESTACY.....	9
CONSENTS OF OTHER BENEFICIARIES	9
<i>Appendix K – Form of consent.....</i>	9
<i>Dispensing with notice or consent.....</i>	10
<i>Application for grant of administration to stranger.....</i>	10
4. APPENDIX A	11
SECTION 77 ADMINISTRATION ACT 1969	11
5. APPENDIX B.....	15
SECTION 27.35 ORDER OF PRIORITY FOR GRANT IN CASE OF INTESTACY	15
6. APPENDIX C	17
APPLICATION WITHOUT NOTICE FOR LETTERS OF ADMINISTRATION	17
7. APPENDIX D	21
AFFIDAVIT BY SPOUSE CIVIL UNION PARTNER OR DE FACTO PARTNER – PR3.....	21
8. APPENDIX E.....	25
AFFIDAVIT FOR GRANT OF LETTERS OF ADMINISTRATION TO CHILD OF DECEASED – PR4.....	25
9. APPENDIX F	29
AFFIDAVIT FOR GRANT OF LETTERS OF ADMINISTRATION TO PARENT OF DECEASED – PR5	29
10. APPENDIX G	31
AFFIDAVIT BY SIBLINGS OF DECEASED – PR6	31
11. APPENDIX H.....	35
EXTRACTS FROM DOBBIE’S EXPLAINING EFFECT OF SECTIONS	35
<i>DOBBIE’S PARAGRAPH 34.13.....</i>	35
<i>DOBBIE’S PARAGRAPH 34.13.....</i>	35

12. APPENDIX I.....	37
ADMINISTRATING THE ESTATE OF THE DECEASED.....	37
13. APPENDIX J	39
FORM OF CHOICE OF OPTION	39
14. APPENDIX K	43
FORM OF CONSENT.....	43