

## **PRESENTERS**



### **Elizabeth Heaney, Morgan Coakle, Auckland**

Elizabeth is a lawyer in the litigation and family law teams at Morgan Coakle. She specialises in family law with a particular focus on relationship property, trusts and estates. Elizabeth also acts on professional liability disputes with a particular focus on trustee and legal professional liability. She advises a wide range of clients representing them in the Family Court, High Court, the Court of Appeal, at arbitration and mediation.



### **Bridgette White, Bankside Chambers, Auckland**

Bridgette is an experienced commercial, regulatory and insolvency litigator. She has expertise in complex contractual and commercial disputes, regulatory investigations, enforcement activity and prosecutions (including by the Serious Fraud Office, Commerce Commission and Financial Markets Authority), fair trading and consumer protection claims as well as insolvency claims (including breaches of directors' duties).

# CONTENTS

<b>1. PARTING COMPANY.....</b>	<b>1</b>
INTRODUCTION .....	1
<b>2. PART 1 – PRELIMINARY MATTERS .....</b>	<b>3</b>
THE DOCUMENTS ARE THE STARTING POINT .....	3
WHO'S WHO AND WHAT'S WHAT? .....	3
<i>Family Court</i> .....	3
<i>High Court</i> .....	5
<i>Other jurisdictions</i> .....	5
<b>3. PART 2 – PRA AND FPA REMEDIES .....</b>	<b>7</b>
PRA REMEDIES.....	7
<i>Injunctive relief – s 43</i> .....	7
<i>Valuing property at a date other than date of hearing – s 2G and the interaction with s 18C and s 18B</i> .....	8
<i>Claims for compensation for dissipation of relationship property after separation – s 18C</i> .....	9
<i>Misconduct – s 18A</i> .....	11
<i>Compensation for contributions made after separation – s 18B</i> .....	12
<i>Dealing with dispositions of relationship property to companies – ss 44D-F</i> .....	14
<i>Dealing with dispositions of company shares – s 44 and s 44C</i> .....	15
FPA REMEDIES .....	16
<b>4. PART 3 – COMPANIES ACT REMEDIES .....</b>	<b>19</b>
REMOVAL OF DIRECTORS .....	19
PREJUDICED SHAREHOLDER APPLICATION UNDER S 174 .....	20
<i>Conduct deemed prejudicial</i> .....	20
<i>Meaning of oppressive, unfairly discriminatory or unfairly prejudicial</i> .....	20
<i>Remedies available</i> .....	22
INJUNCTIONS.....	23
COMPLIANCE ORDERS .....	23
ACTION FOR BREACH OF DIRECTORS' DUTIES OWED TO SHAREHOLDERS .....	24
ACTION FOR BREACH OF DIRECTORS' DUTIES OWED TO COMPANY BY DERIVATIVE ACTION.....	24
<i>Derivative actions</i> .....	25
<i>Protocol and control</i> .....	25
<i>Costs of litigation</i> .....	26
LIQUIDATION .....	26
CONCLUDING COMMENTS .....	28
PARTNERSHIPS.....	28
<b>5. PART 4 – TRUSTS ACT REMEDIES.....</b>	<b>29</b>
REFERRAL TO ALTERNATIVE DISPUTE RESOLUTION (ADR) .....	29
REMOVING AND APPOINTING TRUSTEES .....	30
APPLICATION FOR DIRECTIONS .....	32
CLAIMS FOR BREACH OF TRUST AND BREACH OF FIDUCIARY DUTY.....	32
CONCLUDING COMMENTS .....	34