

## PRESENTERS



### **Matthew Harris, Gilbert Walker, Auckland**

Matthew practises as an adviser and advocate in most areas of commercial law, including class actions, company and securities, contractual disputes, insurance, professional liability, and property. He appears regularly in the High Court and Court of Appeal as sole or lead counsel and works closely with corporate lawyers and in-house counsel. He has advised and represented numerous shareholders and directors dealing with disputes.



### **Daisy Williams, Shortland Chambers, Auckland**

Daisy is a barrister whose practice covers a broad range of commercial disputes, including intellectual property litigation, contract disputes, insurance matters, company and shareholder disputes, and commercial lease disputes.

*The statements and conclusions contained in this presentation are those of the author(s) only and not those of the New Zealand Law Society. This presentation 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

<b>1. INTRODUCTION</b>	<b>1</b>
<b>2. SCOPING THE PROBLEM</b>	<b>3</b>
SOURCES OF CONFLICT	3
SOURCES OF OBLIGATION FOR AGGRIEVED SHAREHOLDERS	3
EARLY INFORMATION-GATHERING	3
<b>3. DERIVATIVE ACTIONS (S 165)</b>	<b>5</b>
STATUTORY CRITERIA FOR RELIEF	5
PRUDENT BUSINESS PERSON TEST	6
CONSEQUENCES OF THE GRANTING OF LEAVE	6
<b>4. REMEDIATING OPPRESSIVE AND UNFAIRLY PREJUDICIAL CONDUCT (S 174)</b>	<b>9</b>
STANDING	9
CONDUCT RELATING TO THE “AFFAIRS OF THE COMPANY”	9
PREJUDICE	10
OPPRESSIVE CONDUCT	10
BREACH OF “REASONABLE EXPECTATIONS”	11
RELIEF	12
BUY-OUT OFFERS	13
<b>5. “JUST AND EQUITABLE” LIQUIDATION (S 241)</b>	<b>15</b>
<b>6. CHOOSING THE REMEDY</b>	<b>17</b>
PRACTICAL TIPS	18
<b>7. APPENDIX A</b>	<b>19</b>
SECTIONS 165-168 (DERIVATIVE ACTIONS)	19
SECTIONS 174-175 (OPPRESSION/UNFAIRLY PREJUDICIAL CONDUCT)	20
SECTIONS 241 (2)(C)(III) AND (4)(D)	21
<b>8. APPENDIX B</b>	<b>23</b>
<i>PRESLEY V CALLPLUS</i> (DERIVATIVE ACTIONS)	23
<i>VEY GROUP LTD V VANCE</i> (SHAREHOLDER OPPRESSION)	24
<i>BIRCHFIELD V BIRCHFIELD HOLDINGS LTD</i> (SHAREHOLDER OPPRESSION – BUY-OUT OFFERS)	26
<i>EBRAHIMI V WESTBOURNE GALLERIES LTD</i> (LIQUIDATION)	27
<i>LOCH V JOHN BLACKWOOD LTD</i> (LIQUIDATION)	28
<i>JENKINS V SUPSCAF LTD</i> (LIQUIDATION)	28