

PRESENTER



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, and at arbitration and mediation.

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. WHAT IS A LAWYER REQUIRED TO DO IN RELATION TO AGREEMENTS UNDER THE PRA?.....	3
3. WHAT CAUSES OF ACTION COULD BE BROUGHT AGAINST A LAWYER?	5
CLAIMS IN TORT.....	5
CONTRACT.....	5
THE RULES	6
THE FTA	6
4. TO WHOM DOES A LAWYER OWE A DUTY OF CARE?	7
LIABILITY UNDER THE RULES AND THE FTA	7
CONTRACT.....	7
TORT.....	7
5. HAS THE BREACHED CAUSED THE LOSS?	13
6. HOW WILL DAMAGES BE MEASURED?	15
7. WHAT IS THE STATUTORY LIMITATION TO BRING A CLAIM?	19
8. DOS AND DON'TS.....	21
DO MAKE SURE YOU ARE GIVING THE ADVICE AND NOT SOMEONE ELSE	21
DO MAKE SURE YOUR ADVICE IS INDEPENDENT	21
DO MAKE SURE YOU GIVE ADEQUATE ADVICE	23
DO ENSURE THERE IS ADEQUATE DISCLOSURE	25
DO GET VALUATIONS	26
DO SPEND ADEQUATE TIME GIVING ADVICE.....	27
DO TAKE CARE WITH AGREEMENTS EXECUTED OVERSEAS.....	27
DO BE CAREFUL DRAFTING AGREEMENTS AT MEDIATION	28
DON'T ASK YOUR CLIENT TO GIVE YOU AN ACKNOWLEDGEMENT OR AN INDEMNITY	29
DON'T LET UNFAIRNESS BE A BARRIER	29
DO GIVE WRITTEN ADVICE	29
DO HAVE INSURANCE.....	30
9. CONCLUSION.....	31