PRESENTER



Jeremy Johnson, Wynn Williams, Christchurch

Jeremy is a partner in the Litigation & Dispute Resolution team specialising in commercial, equity and trust law. He has been involved in numerous elder law cases in his career, including applications under s 14 of the Wills Act 2007 and Family Protection Act claims against significant Estates. Jeremy also acts for a number of private clients in disputes relating to trusts that hold significant business assets. He is recognised by Chambers 2015 Asia Pacific and Global Directories as being an "up and coming" practitioner in the field of Dispute Resolution.

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

CONTENTIOUS ESTATES: CLAIMS UNDER THE FAMILY PROTECTION ACT 1955 AND	
THE WILLS ACT 2007	
INTRODUCTION	
FAMILY PROTECTION ACT 1955	1
Basic principles	1
Moral duty – maintenance and support	2
Need	3
Recent cases	3
Helping clients to minimise claims	5
Conclusion	(
SECTION 14 WILLS ACT 2007	
Introduction	
Requirements for an order under s 14	
Procedure	
Complications	10
Conclusion	11