PRESENTER



Craig Ruane, Barrister, Christchurch

Craig was a litigation partner in a Christchurch firm, a senior prosecutor with the Crown Solicitors Office in Christchurch and now practises as a barrister. A faculty member of the Litigation Skills programme since the early 90's, Craig was the Director of the 2008 Lincoln programme and of the 2010 and 2013 programmes held in Wellington. He has presented various NZLS seminars and criminal advocacy seminars and workshops.

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

CRIME AND CONSEQUENCES	. 1
Propensity and Character	. 1
Section 43: Propensity Evidence Offered by the Prosecution About Defendants	
Veracity – Section 37	
Complainants in Sexual Cases	
Severance	
Conclusion	. 4
MANDATORY DISQUALIFICATION – ALTERNATIVES TO DISQUALIFICATION	
Limited Licences	
Stand Down Period and Practice	. 5
Section 81 – Special Reasons	. 6
Relationship Between Section 81 (Special Reasons), Section 94 (Substitution of Community Based	
Sentences) and Section 103 (Limited Licence)	
Discharge Without Conviction – S106 Sentencing Act 2002	. 9
FAMILY VIOLENCE AND BAIL	. 9