

## SPEAKERS



### **Associate Professor Peter Devonshire, Faculty of Law, University of Auckland**

Peter Devonshire joined the Faculty of Law in 1992. His teaching and research areas include equity, remedies and property law. He has published extensively in these areas and presents papers at conferences in New Zealand and overseas. Peter is a section editor of the *New Zealand Business Law Quarterly* and co-editor of the *New Zealand Universities Law Review*.



### **Tim Mullins, LeeSalmonLong, Auckland**

Tim practises in the field of general commercial litigation with LeeSalmonLong. He has presented and written on aspects of damages and account of profits arising from restitutionary claims. He maintains a close interest in developments in the area, especially with regard to gain-based remedies. He also lectures in legal ethics at the University of Auckland.

# CONTENTS

<b>1. INTRODUCTION AND OVERVIEW .....</b>	<b>1</b>
<b>2. THE FIDUCIARY PRINCIPLE .....</b>	<b>3</b>
INTRODUCTION .....	3
NATURE OF FIDUCIARY DUTY .....	3
FIDUCIARIES AND COMMON LAW WRONGS .....	4
EMPLOYMENT RELATIONSHIPS .....	5
COMPANY DIRECTORS .....	6
COMMERCIAL RELATIONSHIPS AND THE FIDUCIARY PRINCIPLE .....	7
THE STATUS OF JOINT VENTURES .....	9
<i>Chirnside v Fay</i> .....	9
<i>Amaltal Corporation Ltd v Maruha Corporation</i> .....	10
<i>Paper Reclaim Ltd v Aotearoa International Ltd</i> .....	12
CONTRIBUTORY NEGLIGENCE IN FIDUCIARY RELATIONSHIPS .....	12
CONTRACTING OUT OF FIDUCIARY OBLIGATIONS .....	14
<b>3. EQUITABLE COMPENSATION/DAMAGES .....</b>	<b>17</b>
INTRODUCTION .....	17
COMPENSATION AT LAW AND IN EQUITY .....	17
<i>Common law damages</i> .....	17
<i>Contract limits</i> .....	18
<i>Tort limits</i> .....	19
EQUITABLE REMEDIES .....	19
<i>When are equitable remedies available?</i> .....	20
JURISDICTIONAL BASIS FOR EQUITABLE COMPENSATION/DAMAGES .....	21
<i>The statutory route</i> .....	21
<i>Inherent jurisdiction in equity</i> .....	22
<i>Equitable compensation for different wrongs</i> .....	23
COMPARISON OF COMMON LAW AND EQUITABLE COMPENSATION/DAMAGES .....	24
<i>Orientation of damages in contract / tort versus equity</i> .....	24
<i>Causation in equity</i> .....	25
<i>Measure of equitable compensation</i> .....	26
PREMIUM REAL ESTATE V STEVENS .....	27
WROTHAM PARK / “HYPOTHETICAL NEGOTIATION?” DAMAGES .....	27
<i>The Wrotham Park case</i> .....	28
<i>WWF v World Wrestling Federation</i> .....	29
<i>Wrotham Park damages in New Zealand</i> .....	31
<i>The current position</i> .....	33
EXEMPLARY DAMAGES IN EQUITY .....	33
<b>4. ACCOUNT OF PROFITS .....</b>	<b>35</b>
INTRODUCTION .....	35
RELATIONSHIP TO OTHER REMEDIES .....	35
ELECTION BETWEEN REMEDIES .....	36
SCOPE OF ACCOUNT OF PROFITS .....	37
<i>Fiduciary duty</i> .....	37
<i>Breach of confidence</i> .....	37
<i>Intellectual property</i> .....	38
<i>Property rights</i> .....	39
<i>Breach of contract</i> .....	40
ALLOWANCES .....	42
<i>Reimbursement of expenses</i> .....	42
<i>Allowance for defendant’s industry, enterprise and skill</i> .....	43
<i>Apportionment of profits</i> .....	44

<b>5. INTEREST .....</b>	<b>47</b>
INTRODUCTION .....	47
CALLS FOR REFORM .....	48
AWARD OF INTEREST AT COMMON LAW – BEFORE <i>SEMPRA</i> .....	49
<i>Contract claims - historical context and source of the problem</i> .....	49
<i>Contract claims – interest as damages in the New Zealand courts</i> .....	50
<i>Tort claims</i> .....	51
<i>Award of interest in equity</i> .....	51
<i>SEMPRA METALS LTD V IRC</i> .....	52
<i>The claim in Sempra</i> .....	53
<i>The position in New Zealand after Sempra Metals</i> .....	54
SOME PRACTICAL IMPLICATIONS .....	55