

PRESENTER

David Goddard QC, Wellington

David Goddard QC has a wide ranging commercial litigation and law reform practice, with an emphasis on competition law and market regulation, company law, contract law, public law and international law. He studied law at Victoria University and Oxford University, then taught law at Bristol University for two years before returning to New Zealand. He worked at Chapman Tripp from 1988 to 1998, then began practice as a barrister sole in 1999. David was appointed Queen's Counsel in 2003.

David publishes and speaks extensively in his areas of specialisation. Since returning to New Zealand, he has taught part-time at universities in New Zealand and Australia. In recent years his teaching has focused on regulation and facilitation of commercial activity, and international legal coordination. David is the moderator of the contract law papers of the New Zealand universities, appointed by the Council of Legal Education. He is a former member and chair of the NZLS Continuing Legal Education committee, and has presented seminars for the NZLS on Private International Law, Company Law, Developments in the Law of Obligations, and Deception in Commercial Dealings.

The statements and conclusions contained in this booklet 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

1. INTRODUCTION	1
2. BASIC PRINCIPLES.....	3
What is the purpose of the document?	3
Write simply and clearly	3
Preparation.....	3
Format requirements.....	4
General requirements in relation to pleadings.....	4
Rules of Court and forms that apply to particular documents.....	5
Beware of precedents	5
Other sources.....	5
Pleadings matter	6
3. STATEMENTS OF CLAIM	7
The purpose of a statement of claim	7
How much detail is required?.....	8
Pleading law	10
Applicable rules.....	11
Structure	11
The consequences of defects in a statement of claim.....	12
Special types of proceeding.....	13
<i>Judicial review proceedings</i>	13
<i>Commercial list proceedings</i>	14
<i>Liquidation and unfair prejudice proceedings</i>	14
4. STATEMENTS OF DEFENCE	15
The purpose of a statement of defence	15
Applicable rules.....	15
Structure	16
5. OTHER PLEADINGS	17
Defence to counterclaim.....	17
Third party claims	17
Replies	17
6. ORIGINATING APPLICATIONS.....	19
The purpose of an originating application.....	19
Applicable rules.....	19
Structure	20
7. INTERLOCUTORY APPLICATIONS	21
The purpose of an interlocutory application	21
Applicable rules.....	21
Structure	22
8. NOTICES OF OPPOSITION	25
The purpose of a notice of opposition	25
Applicable rules and structure	25

9. NOTICES OF APPEAL	27
The purpose of a notice of appeal	27
Applicable rules and structure.....	27
10. CASE STUDIES FOR DISCUSSION	29
Case study 1 – statement of claim.....	29
Case study 2 – statement of defence	30
Case study 3 – interlocutory application.....	39
Case study 4 – judicial review proceeding.....	40
APPENDIX 1: RULES THAT APPLY TO ALL COURT DOCUMENTS.....	41
APPENDIX 2: GENERAL REQUIREMENTS FOR ALL PLEADINGS	45
APPENDIX 3: RULES APPLICABLE TO STATEMENTS OF CLAIM.....	49