PRESENTER



Prof Charles Rickett, Dean of Law, AUT University, Auckland

Professor Rickett was Professor of Law at the University of South Australia from 2010 to 2014, and prior to that was Sir Gerard Brennan Professor of Law at The University of Queensland from 2003 to 2010, where he was also Dean of Law from 2003 to 2007. He was a Professor of Commercial Law in The University of Auckland from 1994. He was also Director of the Research Centre for Business Law. Professor Rickett has held teaching appointments at University College London, the University of Cambridge (where he was a Fellow of Emmanuel College), Victoria University of Wellington and Massey University, and has had visiting appointments at The University of Melbourne and the University of Otago. In October 2014 he became the second Dean of AUT Law School in Auckland. He has spoken at numerous international conferences, and has also conducted seminars for the NZLS, the ADLS and many of New Zealand's major law firms. Prof Rickett has presented seminars for the judges of the Supreme Courts of Queensland, New South Wales and South Australia. He has also been involved in a consulting capacity in a range of major equitable and restitutionary commercial litigation in New Zealand.

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

KEY ISSUES IN REMEDIES IN TRUSTS LAW	1
INTRODUCTION	
REMEDIES IN PRIVATE LAW AND FOR BREACH OF TRUST IN DIAGRAMMATIC FORM	
RECENT DISCOURSE	
Libertarian Investments Ltd v Hall	
AIB Group (UK) plc v Mark Redler & Co Solicitors	9
FHR European Ventures LLP v Cedar Capital Partners LLC	16