

PRESENTERS



Theresa Donnelly, Legal Services Manager, Perpetual Guardian, Auckland

Theresa graduated from the University of Auckland in 1992 and has a wealth of experience in elder law and trust and estate related matters. She was formerly at Public Trust (Senior Solicitor and Team Leader) and the Ministry of Social Development where she was lead Senior in the Public Law Team, working with Parliamentary Counsel, Older People's Policy and the Office of Senior Citizens. Theresa worked on the 2017 changes to the EPA forms. She is a regular presenter to professional groups such as ADLS, NZLS CLE, CCH, STEP, and Legalwise, and is known for her practical approach to thorny issues.



Henry Stokes, General Counsel, Perpetual Guardian, Auckland

Henry has been in private practice and acted as in-house counsel for a combined period of over 25 years. He is a fiduciary specialist and is currently General Counsel for Perpetual Guardian. Henry was previously General Counsel for Public Trust. He specialises in the areas of wills, estates, trusts (both family and charitable) and Protection of Personal and Property Rights Act matters, including appearing in the Family Court, High Court and Court of Appeal. Henry advises on all areas from the preparation and implementation stages through to the disputes, claims and proceedings stages.

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

NO WILL: DEALING WITH INTESTACIES.....	1
INTRODUCTION	1
RESOURCES.....	2
NO WILL, NO PROBLEM – UNOFFICIAL ADMINISTRATION.....	3
<i>Example</i>	3
<i>Poll</i>	4
MODEST ESTATES – CONSIDER WHETHER AN ELECTION TO ADMINISTER IS AN OPTION	4
IS YOUR CLIENT INTESTATE?	5
SEARCH FOR A WILL.....	5
ADVERTISING.....	6
<i>Example</i>	6
PHYSICAL SEARCH	6
IN BRIEF: VALIDATION	7
<i>Example</i>	9
<i>Discussion</i>	10
<i>Poll</i>	10
SO YOU HAVE FOUND A DOCUMENT – ARE THERE CAPACITY ISSUES WHICH CYCLE YOU BACK TO INTESTACY?	11
HOW TO ASSIST YOUR CLIENT IN SELECTING WHO SHOULD APPLY TO BE THE ADMINISTRATOR	13
<i>First, who can apply – understanding standing</i>	13
<i>Special circumstances – s 6</i>	14
<i>Complex family relationships & the level of investigation of standing</i>	15
<i>Effect of adoption</i>	17
<i>Searching for standing information</i>	18
<i>De facto relationships and recalls of grants</i>	19
<i>Standing example</i>	19
EFFECT OF SEPARATION	20
CONSENT	20
DOCUMENTS	20
<i>When those with standing may be declined</i>	21
MINORS	22
“STRANGER” STANDING.....	22
<i>Independent</i>	22
WHO IS ENTITLED TO TAKE ON INTESTACY?.....	23
ADOPTION.....	23
<i>Quick guide to entitlement priority</i>	23
<i>Spouse vs children example</i>	23
<i>The story of Brian’s estate</i>	24
<i>Protection: the importance of a declaration of family history</i>	25
<i>Further protection – s 9 search</i>	27
<i>Complicated family relationships</i>	27
SEARCH FOR POTENTIAL BENEFICIARIES	27
<i>Case study</i>	27
<i>Obligations on the administrator to advise</i>	30
<i>The importance of the six month hold</i>	31
OBLIGATIONS IN RESPECT OF POTENTIAL CLAIMANTS.....	32
PRACTICAL ADVICE ON ADMINISTRATION	33
<i>Advertising for creditors</i>	33
<i>Barriers to administration and distribution</i>	34
<i>Statutory timeframes</i>	34
WHAT HAPPENS IF A BARRIER TO DISTRIBUTION IS ESTABLISHED?.....	35
<i>Recap: how to obtain letters of administration in a nutshell</i>	36
APPENDIX A – RELEVANT SECTIONS FROM ADMINISTRATION ACT	37
APPENDIX B – RELEVANT SECTION OF HIGH COURT RULES.....	40
APPENDIX C – LETTERS OF ADMINISTRATION/INTESTACY CHECKLIST.....	42
APPENDIX D – SAMPLE CONSENT	44
APPENDIX E – APPLICATION WITHOUT NOTICE FOR OBTAINING LETTERS OF ADMINISTRATION ON INTESTACY	46

APPENDIX F – AFFIDAVIT FOR OBTAINING GRANT OF ADMINISTRATION ON INTESTACY TO SURVIVING SPOUSE, CIVIL UNION PARTNER, OR DE FACTO PARTNER.....	48
APPENDIX G – AFFIDAVIT FOR OBTAINING GRANT OF ADMINISTRATION ON INTESTACY TO DAUGHTER OR SON OF DECEASED.....	53
APPENDIX H – AFFIDAVIT FOR OBTAINING GRANT OF ADMINISTRATION ON INTESTACY TO PARENT OF DECEASED.....	58
APPENDIX I – AFFIDAVIT FOR OBTAINING GRANT OF ADMINISTRATION ON INTESTACY TO BROTHER OR SISTER OF DECEASED.....	62
APPENDIX J – DECLARATION OF FAMILY HISTORY.....	67
APPENDIX K – DECLARATION OF FAMILY HISTORY.....	71
POWERPOINTS.....	75