PRESENTER



Victoria Casey QC, Thorndon Chambers, Wellington

Victoria has a broad civil litigation practice with a particular focus on public law and the interface between public and commercial law. She joined the independent bar in 2012 and was appointed Queen's Counsel in 2016.

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

PARLIAMENTARY PRIVILEGE AND LITIGATION – HERE BE DRAGONS	1
PARLIAMENTARY PRIVILEGE – THE BASICS	1
THE BILL OF RIGHTS 1688, ARTICLE 9	3
Article 9 Remains Important	4
ARTICLE 9 IN PRACTICE	5
QUESTIONING?	<i>6</i>
In aid of statutory interpretation	7
Establishing the historical record	7
DANGER ZONES	8
"Questioning" the content of debates or select committee reports	8
Assessing consistency with the NZ Bill of Rights Act 1990	