

## PRESENTER



### **Katrine Evans, Hayman Lawyers, Wellington**

Katrine started her law career as an academic with Victoria University of Wellington's Law Faculty, where she specialised in privacy, media and tort law. She currently co-teaches the LLM course in privacy law at Victoria University of Wellington.

In 2004 Katrine moved into the regulatory arena as Assistant Privacy Commissioner, and was the Commissioner's legal counsel until June 2015. She then went into private practice in July 2015, as a specialist privacy lawyer within the general practice firm of Hayman Lawyers in Wellington. Katrine is a member of the New Zealand Law Society's Human Rights and Privacy Committee, edits the "Privacy Interests" column of the IEEE's "Security and Privacy Journal", is a member of the Asian Privacy Scholars Network.

# CONTENTS

## PRESSURES ON PERSONAL INFORMATION: THE EVER-CHANGING FIELD OF PRIVACY 1

SAME PRINCIPLES, NEW CHALLENGES .....	1
THE EXPANDING CATEGORY OF PERSONAL INFORMATION .....	3
<i>Vidal-Hall v Google</i> .....	4
<i>Ben Grubb v Telstra Corporation Limited</i> .....	6
ACCESS TO INFORMATION FOR LAW ENFORCEMENT PURPOSES .....	8
<i>Apple v FBI</i> .....	9
<i>Microsoft v USA</i> .....	9
<i>The Amazon Echo case</i> .....	10
<i>Finding the right path forwards</i> .....	11
GETTING INFORMATION SHARING RIGHT.....	13
<i>Rule number 1: get your algorithm right</i> .....	13
<i>Rule number two: make sure the underlying information is fit for purpose</i> .....	14
<i>Rule number three: make sure it's easy for people to correct errors</i> .....	14
<i>Rule number four: if it looks like it's broken, it probably is – so fix it</i> .....	15
THE BENEFITS OF THE NEW ZEALAND SYSTEM .....	16