

PRESENTER



Stephen van Bohemem, Barrister, Christchurch

Stephen is a barrister, practising in Christchurch. He is a member of Atticus Chambers. His practice is predominantly Family Law and his current caseload is approximately 60% relationship property and 40% child law. Stephen has presented seminars both locally and internationally on a variety of family law topics. He is a contributing editor to Brookers Family Law – Family Procedure and Family Property.

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

RELATIONSHIP PROPERTY LAW - WHAT HAPPENED IN 2014?	1
INTRODUCTION	1
2014 STATUTORY CHANGES	1
THE COURTS – SOME STATISTICS	2
EMERGING ISSUES	2
<i>Costs</i>	2
PUBLICATION OF NAMES	3
DECISIONS OF PARTICULAR INTEREST:	4
<i>Jack v Jack</i>	4
<i>The brief facts:</i>	4
SECTION 15 ISSUES ARISING FROM <i>JACK V JACK</i>	9
<i>Section 18B</i>	9
IMPLICATIONS FOR PRACTITIONERS	10
<i>MURRELL V HAMILTON</i>	10
THE BRIEF FACTS	10
PRACTICAL CONSEQUENCES FROM THE DECISION	11
<i>HEAZELWOOD V JOIE DE VIVRE CANTERBURY LIMITED</i>	12
CONCLUSION	13