PRESENTER



Allister Davis, Clark Boyce, Christchurch

Allister began practising the law in 1986 and became a partner of Clark Boyce in 1993. He specialises in criminal defence work, traffic prosecutions, civil litigation, employment law for both Employers and employees, arbitrations, disputes resolution and coroners' proceedings. He has completed a LEADR mediation workshop and is available to lead mediations. Allister is a past President of the Canterbury/Westland Branch of NZLS.

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

SECTION 122 OF THE EVIDENCE ACT 2006	1
WHEN DOES A WARNING NEED TO BE GIVEN?	2
IF A WARNING IS WARRANTED WHAT FORM SHOULD IT TAKE?	3