## PRESENTER



## Peter Eastgate, Cavell Leitch, Christchurch

Peter has specialised in the areas of wills, estate and succession law, elder law, attorneyship, asset protection and all aspects of trust law (including charitable trusts) for over 35 years. He is a member of the Convenors Committee of the Trusts Special Interest Group (Canterbury) and a member of the NZLS (Canterbury-West-land branch) Trust Committee. He has presented at numerous law conferences for NZICA, LexisNexis, the NZLS CLE and Legalwise.

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

CAPACITY TO BE A TRUSTEE – IS AGE AN ISSUE?	1
CAPACITY TO BE AN APPOINTOR OR PROTECTOR	
CAPACITY TO BE A BENEFICIARY	2
WHAT IS INCAPACITY?	2
WHO CAN REMOVE A TRUSTEE?	
HOW TO REMOVE A TRUSTEE WHO HAS LOST CAPACITY?	
THE TRANSFER OF ASSETS TO A NEW TRUSTEE	
WHO CAN APPOINT A NEW TRUSTEE?	
POWERS OF APPOINTMENT	7
CAN AN ATTORNEY OR PROPERTY MANAGER EXERCISE A POWER OF APPOINTMENT FOR A POWER	
HOLDER WHO HAS LOST CAPACITY?	9
APPENDIX – SUGGESTED PROVISION FOR THE POWER OF APPOINTMENT OF TRUSTEES	11