

PRESENTERS



Maurice Casey, Carlile Dowling, Napier

Maurice graduated from Otago University in 1998 and joined Carlile Dowling in 2006 after working in general practice (including time spent in Auckland and a year overseas for the Civil Service). His work includes appointments as lawyer for child, for the subject person in PPPR Act proceedings and in mental health proceedings.



Hana Ellis, Matariki Chambers, Auckland

Hana (Nga Puhi/Ngati Porou) is a barrister and mediator. She has a background in criminal and mental health law and works in South Auckland including appointments as lawyer for child, lawyer to assist, and for subject person and care recipient.

CONTENTS

THE ROLE AS IT IS NOW DEFINED...	1
BACKGROUND	1
<i>The differing approaches</i>	2
THE LAW	3
<i>Autonomy (or back to the basics?)</i>	3
<i>The issues</i>	4
HIGH CONFLICT FAMILIES	5
<i>Our role</i>	7
<i>What next – the process</i>	8
<i>Some thoughts</i>	9
<i>Voice of the child</i>	15
<i>Other professional issues</i>	15
<i>Summary</i>	15
INTERFACE BETWEEN THE FAMILY COURT AND OTHER JURISDICTIONS – YOUTH AND DISTRICT COURT	16
<i>Youth Court</i>	16
<i>Lawyer for child in District Court matters</i>	19
THE ROLE – TOOLS	20
<i>The fixer – round table meetings</i>	21
SPECIALIST REPORTS 131A – 133(2).....	22
<i>Section 132 Report</i>	22
<i>Section 133</i>	22
<i>Section 133(2) Cultural Report</i>	23
<i>Other information – the role of the evidence gatherer</i>	23
<i>Can't be fixed</i>	24
SAFE PRACTICE AND RISKS.....	24
<i>Warning – social media and technology</i>	25
<i>Warning – is your file your own?</i>	25
<i>Relationships</i>	26
CONCLUSION	26