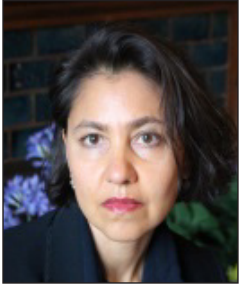


PRESENTER



Janet Mason, Phoenix Law Ltd, Wellington

Janet is a Senior Legal Counsel with Phoenix Law, who specialises in public and constitutional law, international law, Treaty of Waitangi issues, natural resources allocation issues, environmental law and commercial law. Janet also lives and works in Fiji where she was involved in advising the Great Council of Chiefs and continues to advise the confederacy chiefs. Prior to working in the private sector, Janet acted for the Crown, as a solicitor for the Department of Conservation and then as Principal Advisor in the Ministry of Justice Public Law Group.

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

THE TIRITI/TREATY OF WAITANGI: FROM SUBJUGATION TO LEGITIMATE PARTNERSHIP	1
INTRODUCTION	1
SPHERES OF AUTHORITY	2
LEGITIMACY VERSUS LEGALITY	4
<i>Legality/De Facto Sovereignty</i>	4
<i>Legitimacy</i>	7
CROWN POSITION	10
MOVING TOWARDS A TIRITI/TREATY COMPLIANT PARTNERSHIP	11
<i>Options for Going Forward</i>	14
CONCLUSION	15