PRESENTER



Stephen McCarthy, Barrister, Auckland

Stephen practises in family and civil litigation. He has a particular interest in property and estate disputes. Stephen has practised as a barrister since early 2006 and prior to that was a litigation partner in a Manukau City firm for over 20 years. He was convener of the ADLS Mental Health and Disability Law Committee 1991-1995 and Family Law Committee 2001-2003. Stephen has presented Law Society seminars and conference papers on mental health, family and property law topics.

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

	ND ESTATES: CHALLENGES IN PRACTICE FROM THE LITIGATOR'S TIVE	1
	IAPPENS IF YOU END UP IN COURT?	
	ND ESTATE LITIGATION	
	E THE PARTIES?	
	CTS OF INTEREST	
	ORSHIP BOUNDARIES	
REMOVA	AL OF EXECUTORS	4
RELATIO	ONSHIP CHANGES BETWEEN THE MAKING OF THE WILL AND DEATH	4
	ONSHIP PROPERTY CLAIMS	
PARTICU	JLAR MANAGEMENT ISSUES	5
TIME LI	MITS	6
	RISING A WILL UNDER THE PROTECTION OF PERSONAL AND PROPERTY RIGHTS ACT 1988	
	TION OF A WILL UNDER S 14 WILLS ACT 2007	
CORREC	TION OF A WILL	7
NEGOTIA	ATIONS AND ADR	8
	Procedure Basics	
	L DISCRETION	
Costs		. 11