

PRESENTERS



Judge Peter Callinicos, Family and Youth Courts, Napier

Judge Callinicos was appointed to the District Court bench in 2002 after 21 years in practice in Napier, where he had a wide ranging legal practice including property law, maritime law, ACC and medical law as well as Family Law and Civil litigation, and served 13 years on the then District Law Society. When appointed as a Judge, he first sat in Whanganui for eight years, presiding in Family, Youth and District Court Summary jurisdictions. Judge Callinicos returned to Hawke's Bay in 2011 and sits in both Family and Youth Courts. He has presented a number of workshops both when in legal practice and as a Judge. Judge Callinicos has a particular interest in process and technology and is a member of a number of Judicial Projects and Committees, here and in Australia.



Rohan Cochrane, Family Law Specialists, Porirua

Rohan was admitted in 1999 and has been in private practice in Porirua since then, with a particular focus on family law. He is currently a Director of a three-Director firm. Rohan has presented at a number of seminars/conferences including the NZLS CLE Family Law Conference and the Ministry of Justice Hague Forum. He served a nine-year term on NZLS Lawyers Standards Committee, latterly as convenor.

The statements and conclusions contained in this booklet 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

1. WITHOUT NOTICE APPLICATIONS IN THE FAMILY COURT – THE DO’S AND DON’TS	1
INTRODUCTION	1
<i>What does Without Notice Mean?</i>	1
BACK TO BASICS.....	2
<i>The Rule</i>	2
<i>The Exception</i>	2
THE ISSUE.....	2
CONTENT OF THIS PAPER	2
MY OBSERVATIONS	3
NATIONAL EDUTY (NED)	4
<i>NeD Data</i>	4
<i>Judicial Resource to NeD</i>	5
<i>How NeD Works</i>	5
<i>A Day in the Life of NeD</i>	6
THE LEGAL FRAMEWORK	8
<i>The Rule</i>	8
<i>The Exception</i>	8
<i>Martin v Ryan Criteria</i>	9
<i>A Three-stage Process</i>	10
LAWYERS AS OFFICERS OF THE COURT.....	11
FRAMING THE APPLICATION	12
<i>The Do’s and Don’ts</i>	12
“PICKWICK” OR INTERIM HEARINGS	20
<i>Impact of Baby Uplift Debate</i>	20
2. FAMILY DISPUTE RESOLUTION.....	25
3. FRAMING EFFECTIVE APPLICATIONS AND EVIDENCE – IN WITHOUT NOTICE AND ON NOTICE PROCEEDINGS.....	27
THE BASICS	27
THE “ANY EVIDENCE RULE”	29
THINKING AHEAD.....	30