

Australia's #1 Legal CPD Provider

October - November 2019
CPD Program



Early Bird Discount! Register and Pay by Friday 18 October and SAVE up to \$100



CONTENTS

CORPORATE & COMMERCIAL	
Credit Law Conference	9
CPD Compulsory Units for In-House Counsel: Managing the Greatest Risks	12
5 Skills for the Commercially Minded In-House Counsel	12
Corporate Governance Summit	13
Doing Business with China: Legal Issues	15
Business Clients: 25 Answers To Their Most Asked Questions	16
Trusts Masterclass	16
Legal Issues for Startups	17
Insolvency and Bankruptcy Latest Developments	17
Contract Law Masterclass	18
CRIME	
Criminal Law Symposium 2019	21
EMPLOYMENT LAW & SAFETY	
Workplace Law Conference 2019	19
Employment Contracts and Policies: Getting Shipshape	20
FAMILY	
High-Value and Complex Property and Parenting Family Law Matters	4
Complex Property Settlements For Family Lawyers Practicum	5
CPD Required Units for Family Lawyers	5
Family Law for Paralegals, Law Clerks and Support Staff	6
GOVERNMENT	
Women in Public Law	24
Foundational Government Lawyers' Training	25
Information Law for Government	25
HEALTH	
National Food Law Forum	14
Health & Life Sciences: Technology & the Law	15
IMMIGRATION	
Migration Law: Successful Visa Applications and Appeals	23
INTELLECTUAL PROPERTY	
IP Fundamentals Series Part 1: Trade Marks	6
IP Fundamentals Series Part 2: Copyright	7
IP Fundamentals Series Part 3: International IP	7
LAW FOR NON-LAWYERS	
Religious Based Institutions: The Legal Issues	11
Law for Architects: Crucial Issues in Contracts and Compliance	27
LITIGATION & DISPUTE RESOLUTION	
A Guide to Federal Court Litigation	20
MEDIA & ENTERTAINMENT	
Media Law Conference 2019	10
NATIVE TITLE	
Native Title in NSW: Leveraging Aboriginal Land Rights to Land and Sea	27
PERSONAL INJURY	
Workers Compensation Conference	22
Motor Vehicles Injuries NSW: Your Essential Guide	23
PLANNING & ENVIRONMENT	
10th Water Symposium: Managing Legal and Regulatory Risk	26
PRACTICE MANAGEMENT & SKILLS	
CPD Compulsory Units for All Lawyers	18
PROPERTY	
Retail & Commercial Leasing: New Risks, New Solutions	3
Strata Title Update: New Laws, New Regimes, New Cases	3
WILLS & ESTATES	
Complex Estate Planning and Litigation	8

BUY MULTIPLE & SAVE BIG!

November marks our 17th Birthday and to celebrate we would like to offer you the following savings.

- ✓ Register for 2 half day seminars \$435 each (Save \$110)
- ✓ Register for 3 half day seminars \$320 each (Save \$510)
- ✓ Register for 4 half day seminars \$295 each (Save \$780)
- ✓ Register for 5 half day seminars \$275 each (Save \$1,075)

So what's the catch?

No catch, the only requirement is that the multiple registrations must be completed in one transaction and booked online at www.legalwiseseminars.com.au (discounts can only be calculated automatically during the registration process).

So don't miss out on these great savings!

Before you register why not speak to your colleagues and see if they are also interested in attending any of our upcoming programs (we have over 80 to choose from in November and over 200 recordings) so that everyone can benefit from these huge discounts.

What if you require more than 25 hours of CPD for your firm?

Contact Louise on 02 9387 8133 or email info@legalwiseseminars.com.au to find out how to save even more with our Corporate Subscriptions.

NB For all full day conferences please register for the morning and afternoon session separately so that you will receive the discounts. As this promotion is so good unfortunately we cannot combine it with any other discounts.

RETAIL & COMMERCIAL LEASING: NEW RISKS, NEW SOLUTIONS

TUESDAY, 19 NOVEMBER 2019
9.00AM TO 1.15PM

\$490
1911N05

With the retail and commercial leasing sector at a crossroads it's critical that you take the time to stay on top of the latest legal developments. Take an eye opening look at current market trends, the latest in insolvency, new disclosure laws, emerging mixed use risks and more. Attend to stay at the cutting edge of leasing law.

Chair: Robert Schneider, Partner, HWL Ebsworth Lawyers

Setting the Table: Retail and Commercial Leasing Market Snapshot

- Insights into the current market for office, commercial and retail spaces
- The latest economic indicators & rent trends; supply & vacancy data
- Analysing the current market, possible future trends & the potential impact

Presented by John Sears, Head of Research, Australia, Cushman & Wakefield

Timely Leasing Issues in Mixed Use Developments

- How does the *Retail Leases Act* apply to mixed use developments?
- Structuring: how to set up a mixed use development, key leasing issues, and operational issues
- Cost sharing: properly managing outgoings in your lease agreements

Presented by Andrew Grima, Principal, Coleman Greig Lawyers

Disclosure Statements: New Law, New Issues, New Risks in a Changing Sector

- When to issue them and when to amend them
- Anchor stores and early termination rights: representations & terminations
- Work being carried out on the premises and how to limit liability issues
- New outgoings provisions in disclosure statements

Presented by Robert Speirs, Partner, Speirs Ryan

The Modern Landlord and Tenant: Practical Tips for Handling New Legal Risks

- The shift to more dining tenants and the critical considerations
- Entertainment offerings and tenants
- Common areas in today's retail and commercial spaces: risks & rewards
- Pop-up shops and short term leases: maintaining flexibility
- Foreign tenants: issues for tenants and landlords to watch out for
- Commercial office: the latest trends you need to know

Presented by Catherine Hallgath, Partner, Mills Oakley Lawyers; Accredited Specialist in Property Law; Recommended Leasing Lawyer, *Doyle's Guide* 2019

A Comprehensive Guide to the Impact of Insolvency on Leases

- The legal impact of insolvency on leases
- Guidance on security under a lease
- Abandonment and bankruptcy: critical issues
- Voluntary administration: the key factors you need to know
- A guide to receivership and the important issues to consider
- Liquidation and leases: a practical checklist; assigning leases in insolvency
- Restructuring outside of insolvency
- The ipso facto reforms and their relation to retail and commercial tenancy

Presented by Patricia Monemvasitis, Partner, Carroll & O'Dea Lawyers and Gayle Dickerson, Partner, KPMG

STRATA TITLE UPDATE: NEW LAWS, NEW REGIMES, NEW CASES

FRIDAY, 22 NOVEMBER 2019
2.00PM TO 5.15PM

\$490
1911N14

There is so much that you need to keep up with in strata law right now: a new bylaw regime, game changing building defect developments, legislative reforms related to strata title and conveyancing, critical new cases reshaping the strata title landscape. This one seminar will catch you up on all of those essential issues and more through timely updates and practical guidance that will ensure you have up to date information and strategies for your day to day practice.

Chair: Alex Ilkin, Director, Alex Ilkin & Co; author, *Strata Legislation Handbook NSW: 2016-2017* and *NSW Strata and Community Schemes Management and the Law*, Thomson Reuters

The Latest in the Administration, Management & Operation of Owners Corporations

- Duties of owners corporations to maintain common property
 - Growing body of case law related to s 106 of the *Strata Schemes Management Act*
 - Enforceability by unit holders
- Owners corporation levies, funding and insurance
 - How it all works and the details and pitfalls that are often overlooked or misunderstood
 - Untangling challenging insurance and levy issues
- Duties of care and damages
 - Avoiding costly disputes or dealing with them when they occur
- Meeting procedures
- Unravelling myths and misconceptions about the purpose of meetings
- How they should be conducted

Presented by Sydney Jacobs, Barrister, 13 Wentworth Selborne Chambers

Comprehensive Guide to By-Laws: Practice, Procedure & the Latest Developments

- The genesis of by-laws
- By-laws and the *Strata Schemes Management Act 2015*
 - Nature and classification of by-laws: behavioural and common property rights
- Making a by-law
 - Differences in administrative procedures: what needs to happen
 - Common property rights by-laws and the issue of consent
 - Presumption of regularity; registration
- When is a by-law applicable and enforceable?
 - Date of making or registration; who is bound by a by-law
- Common property rights by-law
 - Essential features, how they're interpreted & nature of rights conferred
- Enforcement
 - How by-laws are enforced and who may enforce them
 - Notices to comply; application for an order; penalties

Presented by Ian McKnight, Consultant, Sarvaas Ciappara Lawyers

Cases, Decisions and Legislative Updates

- Key new legislative reforms related to strata title and conveyancing
- Building defects and limitations update
- Recent NCAT decisions

Presented by Jane Crittenden, Principal, Jane Crittenden Lawyer

4 ATTEND AND EARN

4 CPD units in Substantive Law

3 ATTEND AND EARN

3 CPD units in Substantive Law



HIGH-VALUE AND COMPLEX PROPERTY AND PARENTING FAMILY LAW MATTERS

THURSDAY, 28 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N20

High-value and complex property and conflict parenting Family Law matters bring their own unique set of issues to challenge even the most experienced specialist. Parenting matters complicated by personality disorders, financial abuse and domestic violence often need to be dealt with before appropriate parenting arrangements can be settled upon. In addition, identifying the asset pool is becoming more difficult with the more common use of intricate ownership structures involving complex company, trust and third party arrangements. At this conference you will consider important legal issues in these challenging matters, empowering you with the correct information to give the very best advice to your clients.

SESSION 1: ASPECTS OF CONFLICT PARENTING AND PROPERTY MATTERS

9.00AM - 1.15PM 1911N20A \$490

Chair: **Glenn Thompson OAM**, Partner, Newnams Solicitors; Leading Family & Divorce Lawyer, Recommended Family Lawyer (High-Value & Complex Property Matters) and Parenting & Children's Matters Lawyer, *Doyle's Guide 2019*

Who is a Parent? What are the Implications of *Massons vs Parsons*?

- Which court has jurisdiction
- Definition of a parent
- Defacto: Are they in a defacto relationship?

Presented by **Stephen Page**, Partner, Page Provan Family and Fertility Lawyers; Recommended Parenting & Children's Lawyer, Brisbane, *Doyle's Guide 2019*

Dealing with Financial Abuse and Cohesion: Impacts on Property Settlement Entitlements

- The relevance of family violence in property settlement entitlements: How do things stand now and do they need to change?
 - Kennon adjustment and evidentiary burden in running this argument
 - Rights of the victims to cross claim in the Family Court for damages
- Family Law orders to prevent the alleged perpetrators from cross examining the alleged victims
- Seeking preliminary directions in domestic violence: *s58 Jury Directions Act 2015*

Presented by **Rachell Davey**, Special Counsel, Lander & Rogers; Accredited Family Law Specialist; Recommended Parenting & Children's Lawyer, Victoria, *Doyle's Guide 2018*

Professional Skills

Dealing with Personality Disorders and Substance Abuse: Experts, Evidence and Capacity

- Diagnosis
 - Key characteristics of personality disorders (PD): distinguishing between traits, transient states and key behaviours, the issue of severity and relapse
 - How does the expert communicate the implications of the diagnosis?
 - Issues in understanding substance abuse
 - Implications of diagnosis for decision making, capacity and parenting
- Treatment: options for PDs and substance abusers
 - Therapeutic avenues for PDs and substance abuse
 - What to expect from treatment
- The report and expert in court
 - Testing the underlying assumptions, clinician experience, knowledge and skills
 - Reliability and validity of assessment approaches and how to challenge experts on this
 - Challenging the report
- Capacity to instruct
 - Cognitive competence, reasoning and understanding, communication competence

Presented by **Dr Christopher John Lennings OAM**, Director, LSC Psychology

Evidence of Family Violence and Other Forms of Abuse

- Surveillance and recording evidence: recent cases
- Division 12A and admissibility vs reliability of evidence
- Attacking the expert's evidence on the factual basis of the report
- Has there been contamination in the evidence?
- How to challenge the report and the allegations made in the report

Presented by **Roger Harper**, Barrister, Culwulla Chambers; Recommended Family Law and Parenting & Children's Matters Junior Counsel, *Doyle's Guide 2019*; contributing author, Family Law Enforcement, Halsbury's Laws of Australia and contributing headnote author, *Family Law Reports*, LexisNexis Australia

Magellan List Matters: Protocol and the Court's Expectations

- What is deemed a Magellan list matter?
- Magellan report
- Update on procedural paths and dealing with the inconsistencies
- How to deal with serious allegations of sexual abuse in this list

Presented by **Robyn Druitt**, Barrister, Lachlan Macquarie Chambers

SESSION 2: IDENTIFYING THE ASSET POOL IN COMPLEX PROPERTY MATTERS

2.00PM - 5.15PM 1911N20B \$490

Chair: **Cathie Blanchfield**, Solicitor Director, Blanchfield Nicholls Partners; Leading Family & Divorce Lawyer and Recommended Family Lawyer (High-Value & Complex Property Matters), *Doyle's Guide 2019*

Advanced Ownership Structure: Who Owns What?

- Identifying ownership and who owns what
- Working through some complex company and trust arrangements
- 3rd-party interests: to join or not; effect on the property pool

Presented by **Nicolas Ford**, Barrister, Edmund Barton Chambers

Tracking Down Hidden Assets Overseas or Within Australia

The remedies available and required evidence for parties who do not trust the other side and are convinced there is a pot of gold.

Presented by **Irene Morozov**, Partner, Barkus Doolan Family Lawyers; Accredited Family Law Specialist; Leading Family & Divorce Lawyer and Recommended Family Lawyer (High-Value & Complex Property Matters), *Doyle's Guide 2019*

Professional Skills

How to Avoid Tax Consequences in Splitting the Assets of the Family Trust, Business and Company: What you Need to Consider

- Transferring assets between spouses using CGT roll-over relief
- Tax consequences where the assets are owned by an entity
- Planning opportunities and traps to avoid

Presented by **Michelle Hartman**, Partner, Tax & Advisory, Deloitte Private

Recent Case Update: Property and Financial Settlements

Focus on discussing the most timely and relevant decisions relating to property and financial settlements relevant to your day to day practice.

Presented by **Gayle Meredith**, Principal, Gayle Meredith & Associates; Accredited Family Law Specialist; Recommended Family & Divorce Lawyer, *Doyle's Guide 2019*

7 ATTEND THE FULL DAY AND EARN

5 CPD units in Substantive Law
2 CPD units in Professional Skills



COMPLEX PROPERTY SETTLEMENTS FOR FAMILY LAWYERS PRACTICUM

TUESDAY, 19 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (AEDT) Live from VIC WEB1911V08

Spend a morning with some of the best family law practitioners putting complex property settlements under the microscope. Catch up on the latest cases and then work through four hypotheticals with various 'What If' factual scenarios to identify potential game changing scenarios influencing the legal advice you give your clients. You won't find a more practical, engaging or unique seminar than this one of a kind event.

Chair: **Margaret Neal**, Principal, Marshalls + Dent + Wilmoth Lawyers; Leading Family & Divorce Lawyer, Recommended Family Lawyer (High-Value & Complex Property Matters) and Leading Parenting & Children's Matters Lawyer, *Doyle's Guide 2019*

Recent Decisions and Legislative Update: Keeping Yourself Up to Date

This session will provide a review of recent, significant cases and trends from the Family Court of Australia and Federal Circuit Court on Property and Financial Settlements and relevant legislative amendments.

Presented by **Jim Mellas**, Barrister, Foley's List; Accredited Specialist in Family Law; Leading Family & Divorce Junior Counsel, *Doyle's Guide 2019*

HYPOTHETICAL AND 'WHAT IF' SCENARIOS

Each speaker will present a unique real life hypothetical, discuss how established principals apply and work through what advice you might give your clients. They will then apply new facts to the same hypothetical to see how different game changing scenarios might influence your advice.

From this session you will take away a solid working understanding and application of relevant principles and strategies, hone your skills in analysing and responding to various fact patterns, and fine tune your ability to give your clients the right advice in any set of circumstances.

1. Negative property pool and who will wear the debt
2. Third party loans: What are the party's rights and obligations? How to deal with loans when there is 3rd party control? What is the position with loans to and from Trusts? How is the 'just and equitable' principle applied?
3. To split or not to split - and if so how
4. Where do we issue and how do we get the evidence when your client, the other party or the property is overseas?

Panelists:

Barry Berger, Partner, Berger Kordos Lawyers; Accredited Family Law Specialist; Recommended Family & Divorce Lawyer, *Doyle's Guide 2019*
Jacky Campbell, Partner, Forte Family Lawyers; Accredited Family Law Specialist; Leading Family & Divorce Lawyer, *Doyle's Guide 2019*
Peter Crofts, Barrister, Greens List
John Spender, Partner, Kennedy Partners Lawyers; Accredited Family Law Specialist; Recommended Family & Divorce Lawyer, *Doyle's Guide 2019*



CPD REQUIRED UNITS FOR FAMILY LAWYERS

TUESDAY, 26 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (ACDT) Live from SA WEB1911S01

Earn your core CPD points while gaining practical insights into wrapping up your family law matters. Master how to manage client expectations to avoid complaints. Examine how to deal with common ethical dilemmas. Gain a thorough understanding of SMSF splitting in settlements, documentation when finalising a family law matter and how to ensure your agreements are binding.

Chair: **David Jenkin**, Director, Howe Jenkin Family Lawyers; Preeminent Family & Divorce Lawyer, Leading Family Lawyer (High-Value & Complex Property Matters) and Leading Family Law Mediator, *Doyle's Guide 2018*

Practice Management and Business Skills

Risk Management: Managing Client Expectations to Avoid Complaints

- Don't get caught up in your clients' emotions: advising your client and not just telling them what they want to hear
- Cost disclosures: no hidden surprises
- Discussing strategy with your client: making sure they agree to it
- Engaging experts throughout the process: when it's required
- Proactively handling client complaints

Presented by **Rose Cocchiaro**, Director; Recommended Family & Divorce Lawyer, *Doyle's Guide 2018*, and **Ashlee Wachtel**, Solicitor, Resolve Divorce Lawyers

Ethics & Professional Responsibility

Ethical Dilemmas and Practical Solutions

- Ethically managing:
 - Client relationships; difficult clients; third parties
 - Unrepresented litigants; relationships with other practitioners
- Ethical duties of family lawyers where a child's safety or welfare is at risk
 - Statutory provisions; duties owed to the court & to your client
- How the Rules might assist; recent decisions

Presented by **Andrea Horvat**, Barrister, William Light Chambers



LIVE WEB PRESENTATION

SMSF Splitting: Understanding & Implementing a Splitting Order

- Family Law Act requirements
- SIS Reg requirements
 - Should you create a new interest?
 - When to rollover
 - Can the split be paid out?
- Taxation aspects: CGT rollover relief; transfer balance account adjustments

Presented by **Stephen Bourke**, Director, SuperSplitting; Accredited Superannuation Specialist Self-Managed Superannuation Association; author, *Super Splitting for Family Lawyers*, Certus Law

Professional Skills

How to Finalise a Family Law Matter: Which Documents and When? How to Give Binding Effect to the Agreement that has been Reached

- Consent Orders vs Financial Agreements (property)
- Parenting Plans vs Consent Orders (parenting)

Presented by **Jeremy Culshaw**, Chief Executive Officer, Culshaw Miller Lawyers; Recommended Family & Divorce Lawyer, *Doyle's Guide 2018*

4 ATTEND AND EARN

4 CPD units in Substantive Law

4 ATTEND AND EARN

1 CPD unit in Ethics & Professional Responsibility
1 CPD unit in Practice Management & Business Skills
1 CPD unit in Professional Skills
1 CPD unit in Substantive Law



FAMILY LAW FOR PARALEGALS, LAW CLERKS AND SUPPORT STAFF

TUESDAY, 19 NOVEMBER 2019
2.00PM TO 5.15PM

\$395
1911N06

“Your brand is what other people say about you when you’re not in the room.”

Jeff Bezos, Founder, Chairman and Chief Executive Officer of Amazon.com

Want to increase your brand, knowledge and skills to boost and propel you in your profession as a Family Law Paralegal, Law Clerk or Support Staff? Do you want to shine and stand apart from your colleagues? Then knowledge is key. Spend an afternoon with Chris Othen, a Preeminent Family Law Junior Counsel, discuss Family Law practice and procedure and take away key information immediately applicable to your role.

This seminar will also provide a solid working foundation for junior Family Lawyers to build their career.

Chair: **Gemma Berkhout**, Personal Assistant and Qualified Paralegal, Landers & Rogers

Dealing with the Clients

- Managing high stress situations
- Best practices to manage clients, including self-represented litigants

Understanding the Court Process

- Completing the necessary forms
- Online court document filing
- Practice and procedure

Managing Documents

- Sorting and classifying groups of documentation
- Disclosure: what is involved and what to take into account
- Identifying a privileged document

Introduction to Financial Matters

- The balance sheet
- Completing a financial statement
- What is a company and what is a trust?
- Difference between SMSF and industry fund
- The court’s approach to maintenance
- The court’s approach to property settlement

Introduction to Parenting Matters

- The paramountcy principle
- How the court works out what is in the children’s best interest
- What is family dispute resolution
- Family consultants and experts in parenting cases

How Matters are Finalised and Documented, at Mediation and in Court

- Financial agreements and consent orders

Presented by **Chris Othen**, Barrister, Waratah Chambers; Accredited Family Law Specialist; Accredited Family Law Arbitrator; Preeminent Family Law Junior Counsel and Recommended Parenting & Children’s Matters, Barrister *Doyle’s Guide 2019*

Chris Othen is a barrister specialising in family law at Waratah Chambers, Sydney. He has been a barrister since late 2011. He is an accredited family specialist & arbitrator. He also offers mediation services. Before that Chris practised as a solicitor in the UK. He then migrated to Australia and practised as a solicitor exclusively in family law in Sydney until his admission as a barrister. He publishes with CCH on family law and de facto matters, including contributions to the Family Law Practice, the De Facto practice, and the Australian Master Family Law Guide.

3 ATTEND AND EARN

3 CPD units in Professional Skills

IP FUNDAMENTALS SERIES PART 1: TRADE MARKS



WEDNESDAY, 13 NOVEMBER 2019
2.00PM TO 5.15PM (AEST) Live from QLD

\$490
WEB1911Q06

You will leave part 1 of Legalwise Seminars’ IP Fundamentals series with a solid foundation in trade mark law. Learn how to optimise the registration and due diligence processes. Explore trade mark disputes and how to approach them so that you are ready to act quickly for your client. Delve in to the growing area of online trade marks and bolster your skills, procedures and strategies in this increasingly important area. Attend just this program or all 3 of the IP Fundamentals series.

Chair: **Ben Coogan**, Partner, Thomson Geer; Preeminent Intellectual Property Lawyer and Recommended Technology, Media & Telecommunications Lawyer, *Doyle’s Guide 2019*

Registration & Due Diligence: Mastering the Process

- What is trade mark due diligence and why it is important?
- What are the consequences of failing to do trade mark due diligence: practical examples
- What due diligence can be done before seeking professional advice?
- What is a registered trade mark and what value does it provide?
- What rights are given by a registered trade mark, and how do these differ from unregistered trade mark rights?
- What is the registration process, and how much does it cost?
- What are some common pitfalls of the registration process?

Presented by **Blake Knowles**, Principal and Trade Mark Attorney, Spruson & Ferguson

A Guide to Protecting Your Trade Marks Online

- Online use examples, domain names, social media tags, meta tags
- Differences between online and offline infringement
- Challenges facing traders regarding online use
- Case authority regarding online infringement

Presented by **Nicole Murdoch**, Founding Director, EAGLEGATE; Trade Mark Attorney; Recommended Intellectual Property Lawyer, *Doyle’s Guide 2019*

Trade Marks Enforcement

- When is a trade mark infringed: practical examples
- Defences to trade mark infringement and how and when to assert or oppose them
- Tips for writing/responding to a letter of demand

Presented by **Liz Lawson**, Senior Associate, Davies Collision Cave; Recommended Intellectual Property Lawyer, *Doyle’s Guide 2019*

Trade Mark Oppositions: Getting the Practice and Procedure Right

- Opposition timeframes
- Preparing notices of opposition
- Selecting grounds of opposition
- Preparation of evidence
- Hearings
- Extensions of time
- Costs
- Appeals

Presented by **Andrew Musgrave**, Hemmant’s List; Leading Intellectual Property & TMT Barrister, *Doyle’s Guide 2019*

3 ATTEND AND EARN

3 CPD units in Substantive Law



IP FUNDAMENTALS SERIES PART 2: COPYRIGHT

TUESDAY, 19 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (AEDT) Live from VIC WEB1911V09

Copyright law can provide your organisation or client with significant value and protection, but only if you get it right. Master the ins and outs of copyright so that when your clients or colleagues have questions, you have the correct answers. Learn what you need to know about ownership, disputes, and online copyright, and then see how it works in practice with an industry case study examining key licencing issues. The second session of Legalwise Seminars' 3 part IP Fundamentals series, you will leave this seminar with a solid, practical and valuable foundation in copyright law.

Chair: Glenn McGowan QC, Partner and Chief Counsel, Gadens; President, Australian Institute for Commercial Arbitration

Who Owns your Client's Copyright?

- Ownership of third party works: one of the biggest misconceptions for clients in copyright law
- How to fix it if possible
- The importance of assignment of a pre-existing chose in action
- Presumptions under the *Copyright Act*

Presented by Margaret Ryan, Lawyer and Trade Marks Attorney, IP by Margaret

Copyright Online: Issues, Insights, and the Information and Strategies You Need to Know

- How to navigate copyright in the online environment
- Dealing with issues associated with social media
- A guide to preventing access to unauthorised copyright material

Presented by Stephen Rebikoff, Barrister, List G Barristers; Leading Intellectual Property and TMT Barrister, *Doyle's Guide 2019*; *Best Lawyers 2019*, Intellectual Property Law

Copyright Disputes: How to Protect Your Copyright

- Preventative strategies to ensure copyright is adequately protected
- Measures to take to once a copyright dispute arises
- Explore the latest must-know case law in the area of copyright disputes and what it means for your clients and your practice

Presented by Susan Gatford, Barrister, Svenson Barristers; Recommended Intellectual Property Barrister, *Doyle's Guide 2019*

Commercialising Copyright: Key Concepts

Buying, selling and licensing copyright: how to do it, when to do it, and critical commercial strategies to keep in mind

- How to clear rights in books, scripts, music, sound recordings, archival footage and art works
- 'Fair Dealing' exceptions to copyright, including criticism or review, reporting news and parody or satire
- Other rights to be aware of including; Life Rights, Format Rights and Indigenous Cultural and Intellectual Property (ICIP) Rights
- Industry case study: 'Law, Camera, Action' Explore the above copyright issues through the lens of making films and tv programs

Presented by Shaun Miller, Principal, Shaun Miller Lawyers; Lawyer of the Year, Entertainment Law, *Best Lawyers 2019*

IP FUNDAMENTALS SERIES PART 3: INTERNATIONAL IP

FRIDAY, 29 NOVEMBER 2019 \$490
2.00PM TO 5.15PM 1911N22

In an increasingly global legal environment you must be across international IP. Examine IP issues in China with our keynote speaker flying in from Hong Kong. Cover the major IP issues across the European and United States jurisdictions. Round out your knowledge by hearing from our panel about online platform issues concerning IP. You will leave this seminar with a thorough understanding of the complexities of global IP law and how to manage them.

Chair: Richard Cobden SC, Nigel Bowen Chambers

★ INTERNATIONAL KEYNOTE SPEAKER

Protection of Intellectual Property in the People's Republic of China: Commercial Relationships

- Background on registration and protection of IP necessary for doing business in China
- Recent developments impacting manufacturing and distribution relationships
- Practical suggestions for addressing OEM manufacturing risks in trade mark piracy contexts
- 'Must haves' in commercial agreements
- How to enforce IP rights in China
- Anti-Counterfeiting Basics

Presented by Dan Plane, Director, SIPS

Dan Plane is an attorney admitted in both Hong Kong and Australia. He has practiced as a China IP specialist for almost 18 years, and serves on the International Trademark Association's Anti-Counterfeiting Committee. He is recognized as a China 'IP Star' by Managing IP

IP in the USA and Europe

- Why file in the US or Europe?
- Why US and European companies file in Australia & New Zealand
- Enforcing IP in the US and Europe
- Putting together a global IP strategy

Presented by Robert Kramer, Special Counsel, Finnegan

👥 PANEL DISCUSSION: ONLINE PLATFORMS, INFRINGEMENT AND JURISDICTION ISSUES

Join our experienced panel and hear their unique perspectives as they discuss current and pressing issues in international IP, including online platforms, jurisdiction and infringement issues.

Panelists:

Stacey Taylor, Senior Director & Head of Legal, eBay Australia & New Zealand

Adam Kron, Chief Strategy Officer, Catch Group

Dan Plane, Director, SIPS

Book multiple IP
Fundamentals Programs
and SAVE BIG!

See page 2 for details.

3 ATTEND AND EARN

3 CPD units in Substantive Law

3 ATTEND AND EARN

3 CPD units in Substantive Law



COMPLEX ESTATE PLANNING AND LITIGATION

TUESDAY, 26 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N15

Enter the world of complex estate administration matters as leading lawyers and barristers analyse the latest decisions and developments and distill the key takeaways you need to know for your practice. Get up to date on the rights of beneficiaries, consider jurisdiction in estate disputes, examine life estates and delve into the key issues for executors and trustees. In addition, gain critical insights into testamentary capacity disputes and will applications for those lacking testamentary capacity.

SESSION 1: COMPLEX ESTATE LITIGATION

9.00AM - 1.15PM 1911N15A \$490

Chair: **John Armfield**, Barrister, 2 Wentworth Chambers; Preeminent Wills & Estates Litigation Junior Counsel, *Doyle's Guide* 2018

Estate Litigation: Recent Cases and the Takeaways for Your Practice

- The recent NSW Court of Appeal decision in *Steinmetz v Shannon* [2019] NSWCA 114 is a significant decision in which the Court dealt with the position of widows in a changing world and noted the importance of provision which left the widow financially empowered.
- Consider two relatively recent cases (*Huxtable v Hawkins* [2018] NSWSC 174 and *Ikonomou v Panagopoulos* [2017] NSWSC 1805) which give some guidance to how the Courts are grappling with changing societal attitudes, in particular in relation to de facto relationships and the question of provision where the wife was the primary earner.

Presented by **Michelle Painter SC**, Nine Selborne Chambers; Recommended Wills & Estates Litigation Senior Counsel, *Doyle's Guide* 2018

Rights of Beneficiaries of Trusts or Wills to Commence their own Proceedings

- Rights of beneficiaries to sue trustees, executors and third parties (including solicitors)
- When can a beneficiary bring a trust to an end?
- Family Provision claims:
 - Conflict between executors
 - Conflict between executors and beneficiaries
 - Conflict between beneficiaries and third parties
 - Role of executor who cannot get instructions

Presented by **Dennis Flaherty**, Barrister, Latham Chambers

Jurisdiction in Estate Disputes

- Where to sue with assets in multiple jurisdictions both within and outside Australia
- Varying eligibility of Family Provision claimants in Australia
- Validity of testamentary documents, manner and place of execution
- When domicile of the deceased is relevant
- Case studies: *Taylor v Farrugia* [2009] NSWSC 801; *Estate Grundy*; *La Valette v Chambers-Grundy* [2018] NSWSC 104; *Morgan v Cilento* [2004] All ER (D) 122 (Feb)

Presented by **Pamela Suttor**, Managing Partner, L. Rundle & Co; Leading Wills & Estates Litigation Lawyer, *Doyle's Guide* 2018

Expert Evidence in Testamentary Capacity Cases

- What is the role of the expert?
- What weight is placed on expert opinion by the court?
- Choosing the right expert and procedure
- Single expert or party expert?
- When does privilege apply?

Presented by **Anthea Kennedy**, Partner, Bridges Lawyers; Preeminent Wills & Estates Litigation Lawyer and Leading Wills, Estates & Succession Planning Lawyer, *Doyle's Guide* 2018

SESSION 2: COMPLEX ESTATES PLANNING

2.00PM - 5.15PM 1911N15B \$490

Chair: **Andrew Stevens**, Barrister, 2 Wentworth Chambers

Life Estates: A Not-So-Simple Solution

- Introduction to life estates
- Life estates vs rights of residency
- Pitfalls and mishaps
- Remainder and reversionary interests
- 'Unscrambling the egg' including tax factors to consider
- Alternative options

Presented by **Mark Squire**, Special Counsel, Atkinson Vinden Lawyers

Court Authorised Will Applications for Persons Lacking Testamentary Capacity

- Relevant statutory provisions for court authorised will applications
- Tips on practice and procedure
- Recent case studies: *Re MP's Statutory Will* [2019] NSWSC 33, *Re M's Codicil* [2018] NSWSC 93 and *Re K's Statutory Will* [2017] NSWSC 1711

Presented by **Ramena Kako**, Barrister, 13 Wentworth Selborne Chambers; Recommended Wills & Estates Litigation Junior Counsel, *Doyle's Guide* 2018

Executors and Trustees: Key Issues and Practical Approaches

- Responsibilities, liabilities and risks
- Fiduciary relationships
- Lawyers as executors
- Conflict of interest when executors are also beneficiaries
- Discretionary trusts
- Entitlements of beneficiaries and executors

Presented by **Alun Hill**, Barrister, Chalfont Chambers; Recommended Wills & Estates Litigation Junior Counsel, *Doyle's Guide* 2018

"Great experience;
this was a truly excellent
seminar"

"Found all topics very
relevant; great presenters"

"Very impressed;
informative seminar"

7 ATTEND THE FULL DAY AND EARN

7 CPD units Substantive Law

CREDIT LAW CONFERENCE

4TH
ANNUAL

FRIDAY, 29 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N21

After a period of major disruption, get across all the essential legal developments in the world of credit and finance. With more scrutiny on the credit and banking industries than ever, you can't afford to miss this event. Hear from a plethora of distinguished experts and regulators as they share their insights & predictions for the year ahead.

Chair: *Andrea Beatty*, Partner, Piper Alderman; *Best Lawyers 2019*, Financial Institutions and Regulatory Practice

SESSION 1: INDUSTRY AND REGULATORY UPDATES

9.00AM - 1.15PM 1911N21A \$490

AFCA: Insights and Strategic Priorities

- Australian Financial Complaints Authority activity to date
- Progress of AFCA's fairness project & other strategic priorities
- Our experience with legacy complaints (AFCA's expanded jurisdiction to deal with complaints related to conduct dating back to 2008)

Presented by **David Locke**, Chief Executive Officer and Chief Ombudsman at Australian Financial Complaints Authority

ASIC: Focus and Priorities for Consumer Credit

- Major projects and sector reviews; enforcement update
- RG209 consultation and public hearings

Presented by **Kevin Foo**, Senior Manager, Credit, Retail Banking and Payments, Financial Services Group, ASIC

Cryptocurrency & Blockchain: Major Changes

- An update in the blockchain space around credit
- Facebook's Libra cryptocurrency: what it is and what it is not
- An overview of known projects in Australia and overseas
- Pending regulatory matters impacting blockchain and credit

Presented by **Michael Bacina**, Partner, Piper Alderman

Australian Banking Association: Update and Insights

Update and analysis of key banking sector issues for the year ahead.

Presented by **Christine Cupitt**, Executive Director, Policy, Australian Banking Association

Ethics and their Role in Providing Legal Services

- Community expectations as the new benchmark for legal compliance
- The impact of the regulation of conduct on culture
- How board behaviour will need to change

Presented by **Pauline Vamos**, Director, The Banking and Finance Oath; immediate past CEO, The Association of Superannuation Funds Australia

Conflicts of Interest: Identifying, Managing and Litigating Conflicts

- Principles surrounding conflicts of interest in credit scenarios
- Expectations on the management of conflicts
- Recent cases and apparent regulatory approach
- Role of the best interests duty; best interests on mortgage broking

Presented by **Richard Harris**, Partner, Head of Disputes + Investigations, Gilbert + Tobin; Recommended Commercial Litigation & Dispute Resolution Lawyer, *Doyle's Guide 2019*

Insights from the Small Business and Family Enterprise Ombudsman

- What we're seeing in the banking and finance industry
- Small business disputes; emerging issues

Presented by **Dr Craig Latham**, Deputy, Australian Small Business and Family Enterprise Ombudsman

SESSION 2: THE FUTURE DIRECTION OF CREDIT LAW

2.00PM - 5.15PM 1911N21B \$490

Information Security & APRA's New Mandatory Regulation, CPS 234

The introduction of APRA's CPS 234 on Information Security, which came into effect on 1 July 2019, marks an important milestone in protection of systems and data in financial services. In this session you will discover what lawyers and compliance professionals need to know about CPS 234, including;

- Scope and application to systems and data
- Breach reporting obligations
- Overlap with other regulatory obligations

Presented by **Olga Ganopolsky**, General Counsel, Privacy and Data, Macquarie Group Limited

Open Banking

- What Open Banking is and where it has come from
- Who does it impact, who can participate and where is the implementation up to?
- The legal framework which applies and the interaction with the *Privacy Act*
- What data will be available and how will Open Banking affect other sectors of the economy?

Presented by **Joshua Annese**, Partner, Piper Alderman

Design and Distribution Obligations (DADOs) and Product Intervention Powers (PIP)

- Synopsis of the DADOs and PIP
- What are the regulators saying: home and away
- Traditional and neo credit activities

Presented by **Hamish Ratten**, Special Counsel, Colin Biggers & Paisley

AML/CTF Update

Delve into all the latest developments and trends you need to know in Anti-Money Laundering and Counter-Terrorism Financing to get you through 2020 and beyond.

Presented by **Adam Simms**, Partner, BDO

Responsible Lending Panel Conversation

Panelists:

Steven Klimt, Partner, Clayton Utz; *Best Lawyers 2019*, Banking and Finance Law, Regulatory Practice

Karl Turner, Chief Operating Officer, Executive Director Policy & Risk Management at the Australian Finance Industry Association

Alexandra Kelly, Principal Solicitor, Financial Rights Legal Centre

Program endorsed by:



7 ATTEND THE FULL DAY AND EARN

1 CPD unit in Ethics & Professional Responsibility
6 CPD units in Substantive Law



MEDIA LAW CONFERENCE 2019

2ND ANNUAL

WEDNESDAY, 20 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N07

From media raids to suppression orders, defamation discussion papers to Digital Platform Inquiries, 2019 has been an incredibly turbulent year in the media law landscape. So much change, so much debate and so much potential reform still to come. Gather in one room with leading minds across all media outlets to hear what the future holds in defamation law, copyright, open justice and press freedom, and regulating digital media. Anyone working in media cannot afford to miss this important event on the media calendar.

SESSION 1: THE MOVING LANDSCAPE OF MEDIA LAW

9.00AM - 1.15PM 1911N07A \$490

Chair: **Kevin Lynch**, Partner, Johnson Winter & Slattery

★ KEYNOTE ADDRESS A JOURNALIST'S PERSPECTIVE ON MEDIA LAW

Presented by **Jonathan Holmes**, Journalist; author, 'On Auntie'

Defamation Law Reform

- Review of Model Defamation Provisions Discussion Paper by the Attorneys-General Defamation Working Party
- Recent high-profile cases and their impact
- Comparison with similar jurisdictions

Facilitated by: **Gillian Clyde**, Legal and Business Affairs Executive, Beyond International; Vice President, CAMLA

Panelists:

Her Honour Judge Judith Gibson, New South Wales District Court
Justin Quill, Principal Lawyer – Media, Litigation and Dispute Resolution, Macpherson Kelley
Prash Naik, Solicitor, Reviewed & Cleared; former General Counsel, Channel 4 Television (UK)
Chris Govey, Legal Counsel, Google Australia

Copyright Update

- Fair dealing: Parody and satire revisited
 - Clarifying the law in relation to fair dealing
 - Understanding the implications of what is considered 'fair dealing'
 - Measuring the four factors of fair use

Presented by **Justine Munsie**, Partner, Addisons

Open Justice in 2019 and Beyond

- Takeaways of the Pell verdict and the contempt charges that followed
- Suppression Orders in the digital age:
 - Are they now useless due to the internet?
 - Irrelevance of state and international borders etc
- Open justice review in NSW: *Court Suppression & Non-Publication Act*
- Victorian Law Reform Commission Review into contempt laws

Presented by **Justin Quill**, Principal Lawyer – Media, Litigation and Dispute Resolution, Macpherson Kelley

Press Freedom: Should the Public Have a Right to Know?

Freedom of the press, transparency & accountability are tenets of a free and functioning democracy. Raids this year on the ABC and a News Corp journalist have sparked debate on the roles of media and journalists in Australia's modern democracy & how they're impacted by current law. Are the current laws justified? Is it time for constitutional change? Join a distinguished panel to discuss the current state of affairs, debate the issues and consider solutions.

Moderated by:

Theo Dorizac, Senior Legal Counsel, SBS

Panelists:

Georgia-Kate Schubert, Head of Policy and Government Affairs, News Corp Australia
Professor Peter Greste, UNESCO Chair in Journalism and Communication, University of Queensland
Michael Rippon, Senior Lawyer - Disputes, ABC

SESSION 2: DIGITAL MEDIA REGULATION: ONE OF THE GREATEST CHALLENGES TODAY

2.00PM - 5.15PM 1911N07B \$490

Chair: **Larina Alick**, Editorial Counsel, Nine Publishing

Online Enforcement: Regulation of the Online Space

- Criminal Code Amendment (Sharing of Abhorrent Violent Material) Bill 2019
- Legitimate news reporting treated the same way as social media platforms
- Handling inappropriate online conduct on digital platforms that aren't readily enforceable under our current legislation

Presented by **Georgia-Kate Schubert**, Head of Policy and Government Affairs, News Corp Australia

The Imbalance in the Media Regulatory Framework: Challenges Faced by Broadcasters

- The imbalance in the existing framework
 - Regulations under the BSA are very comprehensive for broadcasters
 - The background, purpose and goals underlying the BSA
 - The changes in the media landscape that have occurred since the BSA came into effect
- The mismatch in regulation between how broadcasters are regulated compared to other players
- Options to start addressing the imbalance

Presented by **Sarah Waladan**, Head of Legal and Regulatory Affairs, Free TV Australia

What Does the Future Hold for Digital Media Regulation?

- ACCC Digital Platforms Inquiry: outcome and what it means
- International developments in re-writing of broadcast and telecommunication laws to include digital platforms

Panelists:

Kate Reader, Joint Executive General Manager, Digital Platforms Inquiry, ACCC
Mia Garlick, Director of Policy Australia and New Zealand, Facebook
Ross Mitchell, Director of Broadcast Policy, Free TV Australia
Clare Gill, Group Director Regulatory Affairs and Spectrum Strategy, Nine Entertainment Co.

7 ATTEND THE FULL DAY AND EARN

7 CPD units in Substantive Law

RELIGIOUS BASED INSTITUTIONS: THE LEGAL ISSUES

2ND
ANNUAL

WEDNESDAY, 27 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N18

The intersection of religion and law in contemporary Australian society has become increasingly apparent in the recent past. If religion and law impacts you in your role as a legal practitioner, this Conference is not to be missed. The program brings important voices to the table in examining religious freedom, expression, discrimination, governance, employment law and the legal framework necessary for religious institutions. And finally, take a deep dive into the practicalities of civil claims and liability.

SESSION 1: RELIGIOUS FREEDOM AND GOVERNANCE ISSUES

9.00AM - 1.15PM 1911N18A \$490

Chair: **Mark Fowler**, Director, Fowler Charity Law and Adjunct Associate Professor, Notre Dame University

THE LEGAL CONFLICT BETWEEN EQUALITY, RIGHTS AND DISCRIMINATION

★ KEYNOTE ADDRESS FROM THE HUMAN RIGHTS COMMISSIONER

Rites and Rights: How Australian Law Protects Religious Freedom

The Human Rights Commissioner will discuss the challenges of balancing rights and freedoms in a multicultural, multi-faith Australia

Presented by **Edward Santow**, Human Rights Commissioner, Australian Human Rights Commission

Freedom of Religion vs Freedom of Expression: Critical Legal Issues

- Religious discrimination and freedom of speech
- Codes of conduct and contractual law
- Review of religious exemptions in anti-discrimination law: ALRC discussion paper

Presented by **Neil Foster**, Associate Professor, Newcastle Law School

BOARD, GOVERNANCE AND EMPLOYMENT

Privacy Law and Church Tribunals: The Need to Know

- Who needs to know
- What they need to know
- Confidentiality
- Mandatory reporting laws

Presented by **Fr Brian Lucas**, Director, Catholic Mission; author, *Church Administration Handbook*, St Pauls Publications

Employment Contracts for Faith Based Organisations

- Requiring a commitment to the faith
- Requiring a commitment to moral standards
- Discrimination and religious freedom issues
- Termination

Presented by **David Ford**, Partner, Carroll and O'Dea

Property Law and the Church

- The canon law relating to property, permissions for alienation and acts of extraordinary administration by dioceses and religious institutions
- The civil law application for transactions, structure and purpose

Presented by **Josephine Heesh**, Partner, Carroll and O'Dea and **Reverend Father Matthew Muller**, Chancellor and Canonical Advisor, Catholic Diocese of Maitland Newcastle

SESSION 2: INSTITUTIONAL ABUSE – LIABILITY AND CIVIL CLAIMS

2.00PM - 5.15PM 1911N18B \$490

Chair: **Garth Blake AM SC**, AM SC Barrister, 8 Wentworth Chambers

Dealing with Institutional Abuse and Recent Law Changes

- Widening exposure with the Vicarious Liability in *Civil Liability Amendment (Organisational Child Abuse Liability) Act*
 - Duty to organisations to prevent child abuse
 - Vicarious liability for acts of employees and a person 'akin to an employee'
 - Unincorporated associations
 - Limitation period including reference to the other states
 - Common law position post the Prince Alfred College decision
- Presented by **Dr Andrew Morrison RFD SC**, Wardell Chambers

Civil Liability of Institutions: Changes Following the Royal Commission

- Recommendations of the Royal Commission
 - Practice and procedure relating to abuse claims against institutions
 - The National Redress Scheme
- Presented by **Nili Hali**, Barrister, Chalfont Chambers and Adjunct Lecturer, College of Law

A Practical Guide to Trauma-Sensitive Resolution of Civil Claims by Survivors of Abuse

- What does 'trauma-sensitive' mean in a claim process?
 - Respectful collaboration and language
 - Supporting survivors through the process
 - Formal therapy
 - Social casework and practical supports
 - Other supports
 - Meaningful engagement
 - Meaningful outcomes
 - Financial
 - Non-financial/symbolic
 - Aftercare
- Presented by **John Ellis**, Solicitor and **Nicola Ellis**, Solicitor, Ellis Legal Lawyers



UNABLE TO TRAVEL?
Why not attend our seminars
live online or on-demand

"Excellent presentations
and content; very good
conference"

7 ATTEND THE FULL DAY AND EARN

7 CPD units in Substantive Law



CPD COMPULSORY UNITS FOR IN-HOUSE COUNSEL: MANAGING THE GREATEST RISKS

FRIDAY, 22 NOVEMBER 2019
2.00PM TO 5.00PM

\$490
1911N12

Gain your core CPD units for the year while developing effective strategies and skills for dealing with some of the most urgent risks facing in-house counsel today. Master the art of protecting your organisation's brand and reputation so that your own professional reputation doesn't take a hit. Receive a step by step survival guide to dealing with cybersecurity and data breach risks, including critical insurance issues and third party claims. Finally, ensure you're fulfilling your professional and ethical obligations in managing the stress and mental health of both you and your staff.

Chair: **Richard Fisher AM**, General Counsel and Adjunct Professor, Faculty of Law, Office of General Counsel, The University of Sydney

Practice Management & Business Skills

Preventing Damage to Your Organisation's Brand or Reputation... and Repairing it When Things go Wrong

The Governance Institute of Australia's 2019 Risk Management Survey identified damage to brand or reputation as the 2nd highest risk to manage in the coming year. Hone your skills and strategies in preventing and dealing with damage to your organisation's brand and reputation by examining:

- Managing your organisation's reputational risk
- Effective strategies for corporate crisis prevention and planning
- The role of the general counsel
- What to do when things go wrong
- Communicating and managing your staff's obligations, even out of hours
- Tips for preventing or repairing damage to your organisation's reputation online
- Defamation risks and defences
- How to respond if threatened with legal action
- Practical examples and case studies

Presented by **Darshana Parekh**, Legal Counsel, Mission Australia; Advisor, SkyBuys

Professional Skills

How to Survive a Data Breach: A Practical Guide

- Summary of current cybersecurity landscape and latest trends, including key risks
- How to prepare and plan in advance of any data breach
- Responding to breaches: from first steps to aftermath
- Managing insurance issues and third party claims associated with data breaches

Presented by **David Rountree**; Intellectual Property & TMT Rising Star, *Doyle's Guide 2018*; and **Jonathan Light**; Construction & Infrastructure Rising Star, *Doyle's Guide 2019*; Managing Associates, Allens

Ethics & Professional Responsibility

Your Toolkit for Managing Stress and Mental Health for You and Your Workforce

- Stress and mental health in the work context
- Conceptualising your ethical, professional and legal duties
- Key triggers and risks
- Case study: managing bullying
- Case study: managing worker burnout

Presented by **Danny King**, Director, Danny King Legal; Leading Employment Lawyer, *Doyle's Guide 2019*

3 ATTEND AND EARN

- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills

5 SKILLS FOR THE COMMERCIALLY MINDED IN-HOUSE COUNSEL



WEDNESDAY, 13 NOVEMBER 2019

\$490

9.00AM TO 1.15PM (AEST) Live from QLD

WEB1911Q05

In-house counsel are increasingly expected to do more with less, so it's crucial that your commercial acumen is just as sharp as your legal knowledge. Bolster your legal and commercial skills with 5 in-depth and practical sessions that will give you the tools you need to avoid legal risk while maximising commercial potential.

Chair: **Cathy Lyndon**, Special Counsel, MinterEllison

Contract Tendering and Negotiation Strategies: Getting the Agreement You Want

- Balancing the need to cover off risk against the pressing need to keep the organisation commercially competitive
- Identifying risks that need to be accepted to maintain your organisation's competitive edge and to meet board and shareholder demands
- How to best deal with contractual risks you need to take

Presented by **Robin Lonergan**, Special Counsel, Mills Oakley Lawyers

Managing the Legal Risks and Commercial Challenges of Operating Across Multiple Jurisdictions

- Ensuring your team can deal with problems outside of your jurisdiction
- Strategies to best utilise resources for dealing with several jurisdictions
- Maintaining knowledge of laws, market conditions and best practices for operating in different jurisdictions

Presented by **Michael Kent**, General Counsel, Transit Systems

Insolvency Risk Management Procedures for In-House Counsel: Answers to the Key Questions

- Strategies to reduce risk when dealing with customers and suppliers
- Customer payment defaults: applying for winding up & other options
- Protecting the business from voidable transactions claims when customers fail
- Financial health checklists and early warning signs of insolvency
- Ensuring the board of directors is protected in times of financial distress

Presented by **Cameron Crichton**, Partner – Financial Advisory and **Matt Mullen**, Senior Manager – Financial Advisory, Grant Thornton

Practice Management & Business Skills

Utilising Analytics, Automation & Organisational Change to Meet Regulatory Duties

- Compliance & reporting: how to use the latest technology and trends to meet regulatory challenges
- Insights into Intelligent Process Automation to improve your legal department's performance
- Staying on top of future trends in compliance in a post Hayne Royal Commission world
- How you can leverage technology, data and legal analytics in your role
- Organisational change for senior management and the board to manage the future regulatory environment

Presented by **David Millhouse**, Senior Research Fellow, Faculty of Law, Bond University

Practice Management & Business Skills

A Guide to Litigation for In-House Counsel: Getting There Better, Cheaper and Faster

- How to use technology in litigation to improve costs and outcomes
- AI and technology trends, including utilising technology in discovery
- Checklists & strategies to resolve litigation effectively & efficiently

Presented by **Kate Clark**, Executive Director, Enhanced Litigation Management Solutions

4 ATTEND AND EARN

- 2.5 CPD units in Professional Skills
- 1.5 CPD units in Practice Management & Business Skills

CORPORATE GOVERNANCE SUMMIT

2ND
ANNUAL

WEDNESDAY, 27 NOVEMBER 2019

9.00AM TO 5.15PM

\$870

1911N17

Directors of Australian companies are buried under miles of compliance obligations, yet at the same time we continue to see an alarming trend of operational, cultural and ethical failings at corporations. Or are the two linked? Take a deep dive into the fallout from the Hayne Royal Commission and expanding compliance obligations, changing whistleblowing laws, and the direction Boards are taking with climate change, artificial intelligence, crisis situations and more. This program should be mandatory for every legal practitioner in corporate law as well as every board member, legal counsel and senior executive.

Chair: Jana Jevcakova, Director, Corporate Governance, Morrow Sodali

SESSION 1: STAYING AHEAD OF LEGISLATIVE AND COMPLIANCE OBLIGATIONS

9.00AM - 1.15PM

1911N17A

\$490

The Ever-Expanding Compliance Obligations of Australian Directors

- The historical development of directors duties; from limited common law shareholder fiduciary obligations to broad strict legislative liability
- What is in the pipeline? Proposed new legislation: the anti-slavery and BEAR regimes
- Reasons for the expansion; local political pressure and the effects of globalisation
- Unintended consequences: Increasing risk and insurance distortions
- Future developments: Where to next?
- Key takeaways for directors, in-house counsel and their advisors

Presented by **Matt Egerton-Warburton**, Special Counsel, King & Wood Mallesons

Corporate Litigation, Directors' Duties and the Anticipated Change in the Behaviour of ASIC and Other Regulators in the Wake of the Hayne Royal Commission

- The likelihood of greater litigation and prosecution in a post Hayne Royal Commission environment
- The anticipated changes in the behaviour of ASIC and the other regulators in the wake of the Hayne Royal Commission
- Recent developments in the law relating to directors' duties and update on Corporate Law reform initiatives, including in relation to s180 of the *Corporations Act 2001*

Presented by **Navid Sedaghati**, Barrister, Thirteen Wentworth Selborne Chambers

Whistleblowing Laws and Legislative Developments: Top of Mind for all Boards and Governance Professionals

- Ensuring your policy is compliant with new legislation
- Australia's regime is more onerous than the rest of the world: Why?
- Australia's modern slavery legislation

Presented by **Chris Kerrigan**, Partner, Allens

Navigating the ACCC's Immunity Policy

- You've uncovered some conduct, what's next?
- What conduct does the policy cover and does it extend to individuals and employees?
- What are the practical steps that should be taken after conduct is uncovered?
- What are the risks/benefits of an ACCC immunity application and what obligations will follow?

Presented by **Stephanie Panayi**, Special Counsel, Clayton Utz

SESSION 2: CRITICAL ACTIONS FOR BOARDS, LEGAL COUNSEL & GOVERNANCE EXECUTIVES

2.00PM - 5.15PM

1911N17B

\$490

Heating up the Boardrooms: Integrating Climate Change into Corporate Governance and Decision Making

- What are the obligations on directors regarding climate change?
- Can directors be personally liable?
- Practical tips for directors

Presented by **Rebecca Dixon**, Partner, Ashurst; Recommended Environment & Climate Change Lawyer, *Doyle's Guide 2019*

Corporate Governance and the Role of the Board when Faced with Hostile or Competing Bids

- Duties of the Board in the context of a takeover offer
- Key matters for the Board to consider
- Strategies that can be employed by the Board

Presented by **Malika Chandrasegaran**, Partner, Herbert Smith Freehills

Disclosure, Governance and Communication in Crisis Management and Special Situations

- Continuous disclosure and reporting issues
- Directors duties in distress scenarios
- Practical considerations and survival skills for boards

Presented by **Shannon Finch**, Partner, Jones Day; *Best Lawyers 2019*, Corporate Law, Corporate/Governance Practice, Debt Capital Markets Law, Equity Capital Markets Law, Merges and Acquisitions Law

AI and Digital Disruption: What It Means for Corporate Governance

- Overview of AI and digital disruption
- How boards can use AI: the opportunities, the risks and case studies
- Developing international regulatory frameworks

Presented by **Melissa Fai**, Partner, Technology & Digital, **Rebecca Dunn**, Partner, IP and **Ilona Hunnisett**, Senior Lawyer, Corporate, Gilbert + Tobin

'Really good presenters, material delivered well, great insights into governance that need to be considered - well done'

'Really good speakers and current topics'

7 ATTEND THE FULL DAY AND EARN

- 3 CPD units in Substantive Law
- 2 CPD units in Practice Management & Business Skills
- 2 CPD units in Professional Skills



NATIONAL FOOD LAW FORUM

TUESDAY, 26 NOVEMBER 2019

9.00AM TO 5.15PM

\$870

1911N16

This national Forum provides a comprehensive and interactive day focusing on the most topical pressure points in this customer focused market. Get straight on regulatory interfaces and other regulatory pressures; get straight on health claims vs therapeutic claims, review FSAZ standards and their practical application to allergen management and food production. Examine best practice and crisis management of product recalls, as well as key regulatory supply chain obligations and latest advertising and labelling compliance.

SESSION 1: TECHNICAL AND REGULATORY COMPLIANCE

9.00AM - 1.15PM

1911N16A

\$490

Chair: **Dr Simon Brooke-Taylor**, Director and Principal Consultant, Brooke-Taylor & Co

Regulatory Interfaces: Where is the Line in the Sand?

- Understanding the overlap between foods, medicines and cosmetics
- 'Cosmetic' claims on foods
- Health claims vs therapeutic claims
- The new kid on the block: unravelling the regulatory framework for cannabis in food, cosmetics and therapeutic goods
- Regulatory guidelines at the interface

Presented by **Dr Teresa Nicoletti**, Partner, Mills Oakley; Leading Lawyer (Band 1), Life Sciences, Chambers Asia-Pacific; *Best Lawyers* 2019 Life Sciences Practice, Biotechnology Law and Health & Aged Care Law

Safe and Suitable Food: Applying FSANZ Standards to Manage Risk

- How the food standards code addresses risk
- Other risk management systems
- How a due diligence defence can be applied under the Model Food Provisions (of the *Food Act*)
- What is meant by 'may contain traces'?

Presented by **Alan Edwards**, Snr Food Incident Response & Complaints Co-ordinator Compliance and Integrity Systems, NSW Food Authority



CASE SCENARIOS

Allergens and Food Production: Technical and Regulatory Compliance in Practice

- Allergen management and technical compliance
 - Cross contamination risk in production; supply chain liability
- Food production

Presented by **Alan Edwards**, Snr Food Incident Response & Complaints Co-ordinator Compliance and Integrity Systems, NSW Food Authority and **Kirsten Grinter**, President, Allergen Bureau and Manager Regulatory and Scientific Affairs, Nestlé Australia

The Food Lawyer's Role in Product Recall: Crisis Management

- What questions require legal input quickly following a food safety incident?
- When should a food company resist regulatory pressure to recall?
- Case studies in negotiating with food regulators

Presented by **Charles Fisher**, Principal Lawyer & Consultant, Food Legal

Key Regulatory Pressure Points in Supply Chain Obligations

- Supply chain issues and obligations in food transportation
- The *Modern Slavery Act 2018*: obligations to verify the suppliers and providers in the chain

Presented by **Abigail McGregor**, Partner and **Katherine Morris**, Partner, Norton Rose Fulbright

SESSION 2: ADVERTISING AND LABELLING COMPLIANCE

2.00PM - 5.15PM

1911N16B

\$490

Chair: **Chris Bignold**, Legal Director, Asia Pacific, Jacobs Douwe Egberts

Trends in Food Advertising and Government Regulation

- Food and Beverage Code: developments and decisions
- Advertising to children
- The trend in domestic and overseas government regulations

Presented by **Megan McEwin**, Director of Policy & Regulatory Affairs, Australian Association of National Advertisers (AANA)

Practical Guidance on the Interaction Between Food Labelling and Other Legal Requirements

- Is it natural? Is it healthy? Is it nutritious? Is it milk? Is it meat? interpreting overlapping requirements: New Therapeutic Goods Advertising Code, Food Standards Code and the ACCC
- How long does a claim last? 'new', 'bigger', 'the latest'
- Latest on social media, celebrity influencers, testimonials, and advertising risk
- ACCC high risk advertising claims: 'Country of origin', 'Organic', 'Fair Trade', 'Vegan', 'Dairy Free', 'Refined Sugar', 'Hand-crafted', 'Fresh', 'Artisan'
- Business risk issues: unfair contract terms, GDPR, anti-bribery, look-alike marketing, class actions

Presented by **Odette Gourley**, Partner, Corrs Chambers Westgarth; Leading Lawyer (Band 1), Life Sciences, Chambers Asia-Pacific; *Best Lawyers* 2019, Biotechnology Law, Intellectual Property Law, Life Sciences Practice, Litigation; Recommended Contentious Intellectual Property Lawyer, *Doyle's Guide* 2019



INDUSTRY PANEL DISCUSSION

Green and Environmental Claims: Industry Perspective and Approach

- What does sustainable, organic and biodegradable mean?
- What companies are doing
- Evidence required to prove sustainability: Environmental Claims Code
- Steps to substantiate a 'green' claim
- Dealing with current and future customer expectations

Facilitator:

Chris Bignold, Legal Director, Asia Pacific, Jacobs Douwe Egberts

Panelists:

Sonia Stewart, Barrister, 5 Wentworth Chambers

Georgina Rigoni, Corporate Counsel, Nestlé Legal Team, Nestlé Australia

Charles Fisher, Principal Lawyer & Consultant, Food Legal

Alex Butterworth, Senior Legal Counsel, McDonalds Australia

7 ATTEND THE FULL DAY AND EARN

7 CPD units in Substantive Law

HEALTH & LIFE SCIENCES: TECHNOLOGY & THE LAW

FRIDAY, 22 NOVEMBER 2019

\$490

9.00AM TO 1.15PM

1911N11

You won't find another program like this one with its comprehensive guide to the major legal developments impacting the health & life sciences sector, all brought to you by leading legal authorities in the area.

Chair: **Kim O'Connell**, Partner, King & Wood Mallesons; *Best Lawyers* 2019, Alternative Dispute Resolution, Biotechnology Law, Intellectual Property Law, Life Sciences Practice, Litigation, Product Liability Litigation; Leading Contentious Intellectual Property Lawyer, *Doyle's Guide* 2019

Privacy Update: Technology, Data and Privacy Pitfalls in the Health & Life Sciences Sector

- General Data Protection Regulation (GDPR), the EU's new privacy law: practical issues for Australian companies with overseas dealings
- Mandatory data breach reporting: How's it panning out?
- Perennial issues in life sciences direct marketing: building a clean database and what to do with a dirty one – when is it spam?

Presented by **Geoff Bloom**, Partner, HWL Ebsworth Lawyers; *Best Lawyers* 2019, Health & Aged Care Law, Life Sciences Practice, Privacy and Data Security Law; Leading Lawyer, Health & Aged Care, *Doyle's Guide* 2019

Digital Health Apps and Websites: When is Software a Medical Device?

In 2019, highly sophisticated software plays a role in all facets of our lives playing an ever-expanding role in monitoring, regulating and informing our health and the provision of healthcare services. Explore:

- The regulation of software as a medical device (SaMD)
- The intersection between software, hardware and combined systems
- When does an app cross over from a wellness product into the therapeutic goods space?
- What might the future hold for these products in Australia?

Presented by **Alexandra Rose**, Partner and **Christabel Richards-Neville**, Lawyer, Clayton Utz

IP Update: Key Recent Patent Litigation Developments

- Is the Federal Court recalibrating the balance of convenience?
- Launching at risk: the value of an undertaking as to damages after *Efexor*
- Methods of treatment patents: consideration of grant and form of injunctions
- Biologics and Biosimilars update

Presented by **Jane Owen**, Partner, Bird & Bird; *Best Lawyers* 2019, Life Sciences Practice, Litigation; Recommended Contentious Intellectual Property Lawyer, *Doyle's Guide* 2019; *Chambers & Partners*, Ranked Lawyer, Life Sciences and Intellectual Property: Patents; author, Australian chapters, *The Intellectual Property and Antitrust Review* and *The ICLG to: Patents* 2019

Regulatory Update: Advertising and Marketing of Medical Products and Devices

- Guidance on the revised Therapeutic Goods Advertising Code 2018
- Impact on the health and life sciences sector
- Key changes, differences and how the disciplinary process is playing out in practice
- Increased penalties under the *Therapeutic Goods Act*
- Impacts on the use of social media

Presented by **Mandi Jacobson**, Partner & Head of Life Sciences Group, Dentons; author, *Life Sciences: Compliance and Enforcement in Australia*; Lexology; *Chambers & Partners*, Up and Coming, Life Sciences

DOING BUSINESS WITH CHINA: LEGAL ISSUES

TUESDAY, 19 NOVEMBER 2019

\$490

9.00AM TO 1.15PM

1911N03

Our largest trading partner provides Australian companies with enormous opportunities but significant risks, and in particular legal risks. Intellectual property, security, contracts and dispute resolution are all high on the radar for those looking to market, outsource or invest in China. Tensions in the political relationship between Australia and China are already having an impact on business relationships. What will the future hold? Gain insight from those who have decades of experience both in Australia and China. This seminar is essential for all lawyers, accountants and other professionals with an interest in doing business with our most important trading partner.

Chair: **Michael Clifton GAICD**, NSW President, Australia China Business Council; Principal, MJC Asia Consulting

Keeping up with a Changing China

- Is Australia in China's 'naughty corner'? Political tensions and the effect on business relationships
- What does the US Trade War mean for Australian business?
- Developing your market in china and/or outsourcing to china
- Challenges for Chinese businesses entering the Australian market

Presented by **Jim Harrowell AM**, Managing Partner, Hunt & Hunt Lawyers; NSW Special Envoy for China; Immediate Past President of ACBC NSW

Chinese Contract Law

- Key differences to Australian contract law
- Why what is in the contract is so important
- Strategies for drafting and negotiating contracts with Chinese counterparties

Presented **Ben Smith**, Partner, MinterEllison

★ INTERNATIONAL SPEAKER LIVE FROM CHINA

Protection of Intellectual Property in the People's Republic of China: Commercial Relationships

- Background on registration and protection of IP necessary for doing business in China
- Recent developments impacting manufacturing and distribution relationships
- Practical suggestions for addressing OEM manufacturing risks in trade mark piracy contexts
- 'Must haves' in commercial agreements

Presented by **Ken Hung**, Partner, Vivien Chan & Co

Dispute Resolution in the Chinese Environment: What to do if Things Turn Sour

- Drafting dispute resolution clauses that best protect your business
- Managing international risk in China
- Guidance and support in arbitral and ADR proceedings - what do you do if something goes wrong?

Presented by **Shun Cheng**, Managing Partner, Guantao & CS Lawyers

4 ATTEND AND EARN

4 CPD units in Substantive Law

4 ATTEND AND EARN

4 CPD units in Substantive Law



BUSINESS CLIENTS: 25 ANSWERS TO THEIR MOST ASKED QUESTIONS



THURSDAY, 28 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (ACDT) Live from SA WEB1911S06

Clients can often throw you a curve ball question, and unless you're a specialist in that area the answer may not roll off your tongue. Find out what the specialists in 5 key areas see as the critical questions for business clients so you have the answers.

Chair: **Gerry Cawson**, Director, Kain Lawyers; Preeminent Corporate Lawyer, Leading Commercial Lawyer, *Doyle's Guide 2019*; *Best Lawyers 2020*, Venture Capital Law

5 Most Asked Questions on Employment

- When is misconduct serious enough to terminate employment?
- To what extent must we accommodate non-work injuries?
- When (and why) should an employer be formally involved in a workers' compensation dispute?
- What makes a redundancy 'genuine'?
- Will our non-compete clause be enforceable after termination?

Presented by **Michael Kay**, Partner, Wallmans Lawyers; *Best Lawyers 2020*, Employment; Recommended Employment Lawyer (Employer Representation), *Doyle's Guide 2019*

5 Most Asked Questions on Contracts

- Is this Heads of Agreement binding?
- What mistakes can I make in giving indemnities under a contract?
- What terms can be implied into my contract?
- What is the difference between a deed and an agreement?
- Best endeavours vs reasonable endeavours obligations in contracts: Are they different and what do they mean?

Presented by **Simon Venus**, Partner, Piper Alderman; *Best Lawyers 2020*, Commercial Law, Corporate Law, Mergers and Acquisitions Law, Agricultural and Rural Affairs; Recommended Corporate Lawyer and Commercial Lawyer, *Doyle's Guide 2019*

5 Most Asked Questions on Tax

- Can I claim tax losses incurred in previous years for tax?
- What are the issues around shareholder loans and unpaid present entitlements?
- What tax risks do I take on when I become a director?
- Do I have a GST adjustment and why?
- How will land tax affect my business?

Presented by **Julie Van der Velde**, Principal, VDV Legal; Taxation Institute Tax Adviser of the Year (SME) 2017; Recommended Tax Lawyer, *Doyle's Guide 2018*

5 Most Asked Questions on IP

- What is IP and why do I need to care about it?
- How do I copyright a patent?
- But I paid for it... don't I own it?
- If I change it by at least 10%, is it still infringement?
- Can I register a worldwide trade mark?

Presented by **Luke Dale**, Partner, HWL Ebsworth; Preeminent IP Lawyer, *Doyle's Guide 2019*

5 Most Asked Questions on Governance

- What do I need to do in the wake of the Banking Royal Commission
- How do I deal with conflicts of interest?
- How detailed do my minutes of board meeting need to be?
- What can I do about a difficult director?
- What are our obligations when our parent company directs us?

Presented by **Carissa Prescott**, Special Counsel, Thomson Geer Lawyers



TRUSTS MASTERCLASS

THURSDAY, 28 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (ACDT) Live from SA WEB1911S07

An expertly crafted trust must accomplish a number of goals and not one of them can fail if you want to keep your clients satisfied. Before you tackle your next trust make sure you're aware of what's attracting the Commissioner's attention regarding trustees and beneficiaries, the latest trust distribution developments and strategies, the key takeaways from recent cases. Make sure that once you've established an exquisitely drafted trust, it will operate smoothly and without incident.

Chair: **John Tucker**, Director, DW Fox Tucker Lawyers; Leading Tax Lawyer, *Doyle's Guide 2018*

What's Attracting the Commissioner's Attention: The Hot Issues Facing Trustees and their Beneficiaries

Focus on the Commissioner's latest views regarding the taxation of trusts, including:

- Section 100A and reimbursement agreements
- Section 99B and distributions from foreign trusts
- Trust splitting
- Trust vesting

Presented by **Michael Butler**, Partner—Tax & Revenue Group, Finlaysons; Preeminent Tax Lawyer, *Doyle's Guide 2018*

Trust Distributions: The What, How, Who, Why and When of Trusts and Property

- Trusts and the beneficiaries' interests
- Taxation of trusts
- Effecting distributions
- Streaming issues
- CGT Event E4 and how to deal with it
- Asset revaluation reserves
- Distributing to other trusts
- Family trust elections and interposed entity elections

Presented by **Tom Hendrick**, Associate—Tax & Revenue Group, Finlaysons

Trust Disputes: Update on Recent Cases

It is not always possible to read and analyse all the decisions to keep up to date. Review recent significant trust cases and consider the vital takeaways you can apply to your practice.

Presented by **Suzanne Mackenzie**, Barrister, Bar Chambers



IN-HOUSE TRAINING

Train your entire staff at once with a tailor made in-house training program to meet your needs.

Phone (02) 9387 8133

4 ATTEND AND EARN

4 CPD units in Substantive Law

3 ATTEND AND EARN

3 CPD units Substantive Law



LEGAL ISSUES FOR STARTUPS

WEDNESDAY, 13 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (AEDT) Live from VIC WEB1911V02

Whether you are advising a startup or you are the startup, discover the legal issues you need to have on your radar and how to manage them. This gathering of experts from across a range of areas is not to be missed. Leave this seminar with a solid foundation in startup legal issues from inception to success.

Chair: Ronen Heine, Founder & CEO LUNA, Startup Advisor, Facilitator, Investor

Contracting with Customers: A Practical Guide for Startups and their Advisors

- The importance of clearly documenting customer arrangements
- Key considerations when preparing customer agreements
- Structuring customer contracts to accommodate growth and flexibility
- Key clauses to include (or be wary of) in customer contracts

Presented by Elyse Adams, Managing Associate, Co-Head of Allens Accelerate Startup Practice, Allens

Selling it: The Legal Pitfalls of Marketing for Startups

- Marketing strategies for startups and the related legal issues and risks
- Promises, claims and forecasts: competition and consumer law issues and misleading and deceptive conduct pitfalls
- Unfair contract law concerns

Presented by Harriet Warlow-Shill, Principal, Tisher Finer FC Law

Building an Intellectual Property Strategy

- Reframing intellectual property as a business tool
- What is an IP strategy and what might it cover
- Helping startups drive sustainable value from their intangible assets?
- Tips for building and implementing an IP strategy for a startup business

Presented by Karen Hallenstein, Managing Principal, ipervescence

Protection Without Over-Engineering: Privacy, Cybersecurity and Data Breach Response Plans for Startups

- Privacy: why your turnover is both relevant and irrelevant
- Spam and Do Not Call Regulation: the basics
- Cybersecurity and data breach response plans: the 'must haves'
- Managing regulatory risk allocation when you're stuck with 'take it or leave it' contracts

Presented by David Kreltshheim, Special Counsel, Cornwallis

Challenges Facing the Modern Australian Startup: Panel Discussion

- What does being commercial mean for a startup?
- How legal work can help a startup
- How the wrong legal work with the right intention can hurt a startup
- War stories from startups: lessons for your practice or organisation

Panellists:

Lachlan McKnight, CEO, LegalVision

Kurt Falkenstein, Startup Lawyer, Coworking Owner, General Standards

Tessa Hawthorn, Head of Legal & Operations, Startup Advisor, LUNA

Early Stage Startup Investment

- Typical types of investors
- Convertible instruments
- Priced equity investments

Presented by Ronen Heine, Founder & CEO LUNA, Startup Advisor, Facilitator, Investor



INSOLVENCY AND BANKRUPTCY LATEST DEVELOPMENTS

THURSDAY, 14 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (AEDT) Live from VIC WEB1911V05

Whether you are act for debtors, creditors, liquidators or trustees, our speakers will guide you through the latest insolvency and bankruptcy developments. Get straight on voidable transactions & trading trusts priorities. Identify which property is & isn't available to a creditor & how to deal with superannuation. Examine the latest proposed legislative changes in voluntary administration & bankruptcy & hear from a liquidator on what to do when insolvency is imminent.

Chair: Joanne Hardwick, Partner, Piper Alderman

Voidable Transactions

- Unfair preferences; uncommercial transactions
- Unfair loans; directors' issues
- Recent cases: When is the point of insolvency?

Presented by Radhika Kanhai, Partner, Cornwallis

Trading Trusts in Insolvency

- What are the (sometimes overlooked) risks of the trading trust structure for beneficiaries, creditors, directors & the trustee company?
- Specific challenges posed by the trading trust structure in insolvency
- Priorities: trading trusts and insolvency since the recent High Court decision in *Amerind*

Presented Mitchell Grady, Barrister, Svenson Barristers

Bankruptcy: What Property is Available for Creditors, What is Excluded and How a Trustee Might Access Superannuation

- Property vesting in the trustee
- What is excluded? specific protections, statutory thresholds and other considerations
- Superannuation: fund assets when individual trustee is bankrupt and voiding contributions
- What other transactions can a Bankruptcy Trustee seek to set aside

Presented by Ivan Glavas, Partner, Official Liquidator and Registered Trustee, Worrells Solvency & Forensic Accountants

Aspects of Defending Unsecured Creditors' Interests in Corporate and Personal Insolvency

- Voluntary Administration: proposed legislative changes & likely effects
- Consequences for unsecured creditors in debt claims when a voluntary administrator is appointed: the moratorium provisions
- Issues for unsecured creditors to consider at the 1st creditors meeting
- Setting aside deeds of company arrangement on grounds related to public interest and commercial morality
- Bankruptcy: proposed legislative changes and their likely effects

Presented by John Dunne, Principal, John Dunne & Associates

What to Consider when Insolvency is Imminent: Selecting the Correct Insolvency Procedure and Understanding the Outcome

- Various options that are available
- Voluntary Administration: Is a Deed of Company Arrangement a viable proposition?
- The practicalities of a DOCA Proposal & what it would encompass
- Setting aside a deed of company arrangement and what happens if one fails due to non-compliance

Presented by Scott Anderson, Partner and Official Liquidator, Worrells Solvency & Forensic Accountants

4 ATTEND AND EARN

3 CPD units in Professional Skills
1 CPD unit in Practice Management & Business Skills

4 ATTEND AND EARN

4 CPD units in Substantive Law



CONTRACT LAW MASTERCLASS

FRIDAY, 1 NOVEMBER 2019 \$490
2.00PM TO 5.15PM 1911N02

With contracts lying at the very heart of both the commercial and legal spheres, it's critical that you hone your knowledge, skills and strategies in this area. There's no better way to perfect your abilities when working with contracts than to attend this practical masterclass.

Featuring a renowned specialist in the field, Jeffrey Goldberger will walk you through precisely what you need to know to elevate your practice. From taking a deep dive into the hottest issues and cases impacting contract law to working through real world examples to providing you with precedents, examples, case law and analysis, you'll walk away with insights and tools to implement in your practice.

CONTRACT LAW IN THE CASES: THE YEAR IN REVIEW

Part 1 features a consideration of key recent cases and issues in contract law that practitioners should have on their radar.

- The principles of contract interpretation in Australian law
- Statutory unconscionable conduct in commercial transactions
- Forms of authority and the principles of agency
- Loss of opportunity damages in contract and tort

INDEMNITIES – LEGAL PRINCIPLES AND DRAFTING ISSUES

Part 2 includes a deep dive into indemnities, the related legal principles, and important drafting considerations to keep in mind.

THE IMPLICATION AND INCORPORATION OF CONTRACTUAL TERMS

Part 3 rounds out the program with an insightful look at the key principles and the latest case law in this important area of contracts.

Presented by Jeffrey Goldberger, Special Counsel, Norton Rose Fulbright

Jeffrey Goldberger is contract law specialist with over 25 years' experience in the Australian legal sector who is a recognised authority on Australian contract law. In 2012 Jeffrey served on the then Federal Attorney General's Expert Panel on the effectiveness of Australian contract law. His ability to articulate the application of contract law in a practical and commercial way is widely known and highly regarded nationally. He's worked with clients in both the public and private sectors. Jeffrey has presented papers on Australian and English contract law at numerous conference and seminars throughout Australia and the United Kingdom. Jeffrey has extensive experience and expertise in the negotiation and resolution of complex contractual issues.

"Exceptionally well presented and communicated; Absolutely flawless; Comprehensive and clear paper"

3 ATTEND AND EARN

- 1.5 CPD units in Substantive Law
- 1.5 CPD units in Professional Skills



CPD COMPULSORY UNITS FOR ALL LAWYERS

WEDNESDAY, 13 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (AEDT) Live from VIC WEB1911V03

This step by step guide will give you all the tools you need to get the most out of your clients. Develop a toolkit to deal with even the most challenging and difficult client that comes your way. Improve your client relationships so that your matters run more smoothly and your clients pay up on time and in full. Hone your strategies to avoid potentially disastrous and costly conflict of interests and confidentiality pitfalls. Take this guided tour through the best strategies and processes you need to improve your practice's efficiency, effectiveness and probability, all while squaring away your core CPD points for the year.

Chair: Howard Jones, Partner, Septimus Jones and Lee

Professional Skills

Effective Skills & Techniques for Managing Challenging Clients

- How to identify client expectations and best utilise that information
- Understanding your professional obligations when dealing with difficult clients
- Some of the types of difficult clients you might meet and how to deal with each of them
- Steps to take when a client acts unreasonably: management skills and techniques

Presented by Catherine Gobbo, Barrister, Victorian Bar; Leading Mediator; Leading Insolvency & Restructuring Junior Counsel; and Recommended Commercial Litigation & Dispute Resolution Junior Counsel, *Doyle's Guide* 2019

Practice Management & Business Skills

Maximising the Value of Your Client Relationships and Getting Paid on Time

- The importance of client acceptance and re-acceptance policies and procedures
- Strategic clients, the long tail and getting your client mix right
- Delivering client service and getting paid: it takes two
- Value added services and strong relationships: the ideal objective
- Implementing the right collection policies and procedures for your practice

Presented by Jeffrey Luckins, Director Audit and Assurance, William Buck

Ethics & Professional Responsibility

Untangling Conflicts of Interest, Confidentiality and Your Duties

- Distinguishing between the concepts of a conflict of interest and confidentiality
- Identifying and defining a conflict of interest, including the tricky situations
- Checklist for what you should do when there is a conflict of interest
- Confidential information, when it can lead to a conflict of interest and what you need to consider when such a situation arises
- Responding to a statutory demand for your client's confidential information

Presented by Donna Cooper, Ethics Consultant, ethics4lawyers

3 ATTEND AND EARN

- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills

WORKPLACE LAW CONFERENCE 2019

THURSDAY, 28 NOVEMBER 2019

9.00AM TO 5.15PM

\$870

1911N19

With a multi-faceted approach, this panel of experts will address interpretation and application of the different laws that impact on discrimination and bullying at the workplace. The afternoon session will have the spotlight beaming on workplace investigations starting off with the Fair Work Commission Deputy President addressing how to carry out fair and effective workplace investigations. You will be hard pressed to find this wealth of expertise and information anywhere else!

SESSION 1: DISCRIMINATION, BULLYING AND ADVERSE ACTION

9.00AM - 1.15PM

1911N19A

\$490

Chair: **Nicola Martin**, Principal, McCabe Curwood

Interpretation of Federal and State Discrimination Laws: Employer Liability and the Exemptions

- The purpose & effect of exemptions & defences in discrimination laws
- General exemptions: carve outs from discrimination laws
 - Special measures: charities, religious and voluntary bodies
 - Public health
 - Superannuation and insurance
 - Compliance with specific laws
- Exemptions specific to particular areas or grounds
 - Inherent requirements of the job; unjustifiable hardship
 - Temporary exemptions granted by the AHRC or State bodies
 - When to apply? When will an exemption be granted? The conditions

Presented by **Kate Eastman SC**, New Chambers; Preeminent Employment Law Senior Counsel, *Doyle's Guide 2019*

"I Can't Believe it's not Lawful": Political and Religious Belief Discrimination in the Workplace

- Identifying the laws which do and don't prohibit religious and political discrimination
- Is there a 'It's not your politics or religion, it's our reputation' get-out for employers?
- Lessons from cases, including *Folau* and *Banerji*, and potential legislative change

Presented by **Angus Macinnis**, Director of Dispute Resolution, StevensVuaran Lawyers

The Fair Work Commission's Anti-Bullying Jurisdiction

- The scope of the jurisdiction; case examples from the FWC
- The role of investigations in defending stop bullying order applications
- Using the anti-bullying jurisdiction for sexual harassment or other discrimination matters

Presented by **Michael Byrnes**, Partner, Swaab

An In-Depth Guide to Adverse Action Claims

- Identifying an adverse action claim (amongst other potential claims)
- When to pursue an adverse action claim (particularly when there are other competing remedies)
- How to commence an adverse action claim in the Fair Work Commission and Federal Circuit Court of Australia
- How to run an adverse action claim to hearing in the FCCA: practical tips for framing the claim, directions, pleadings, discovery, evidence, onus of proof, the hearing, and more

Presented by **Jeffrey Phillips SC**, State Chambers; Recommended Employment Law Senior Counsel, *Doyle's Guide 2018*

SESSION 2: WORKPLACE INVESTIGATIONS

2.00PM - 5.15PM

1911N19B

\$490

Chair: **Alice DeBoos**, Practice Area Leader - Labor, Employment & Workplace Safety, K&L Gates; Preeminent Employment Lawyer (Employer Representation), *Doyle's Guide 2019*; *Best Lawyers 2019*, Labour and Employment Law, Occupational Health & Safety Law

★ INSIGHTS FROM THE FAIR WORK COMMISSION

Best Practice in Conducting Fair and Effective Workplace Investigations

- Overview of the role of workplace investigations and their interaction with the *Fair Work Act 2009* (Cth)
- Consideration of the do's and don'ts in effectively conducting workplace investigations
- Case studies from the Commission
- Best practices in balancing the interests of key stakeholders involved in the investigation

Presented by **Hon. Deputy President P Sams AM**, Fair Work Commission

Whistleblowing Laws: Their Protections and Impact on Workplace Investigations

- The expanded coverage of whistleblower laws: Who and what is now covered?
- What is required of organisations, and by when?
- What protections are available to whistleblowers?
- What constitutes detrimental conduct/reprisal and what are the consequences of taking (or threatening) it?
- How does this affect workplace investigations and how they are approached?

Presented by **Bill Steenson**, Principal Lawyer, Compliance and Investigations, Registered Organisations Commission

Now the Investigation is Over... Repair, Resolve, Renew!

Covering the actions that can be taken to minimise organisational risk and repair workplace culture after a workplace investigation.

- Communication with participants and broader teams during an investigation
- Immediately after the investigation; communicating outcomes, dealing with disciplinary consequences and closure for participants. The role of mediation and coaching
- Going forward from the investigation, implications for broader workplace policy, workplace operations, EBA negotiations, culture reviews and remedial/refresher training

Presented by **Jodie Fox**, Associate Director, Worklogic

7 ATTEND THE FULL DAY AND EARN

7 CPD units in Substantive Law



EMPLOYMENT CONTRACTS AND POLICIES: GETTING SHIPSHAPE



TUESDAY, 26 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (ACDT) Live from SA WEB1911S02

This interactive workshop provides a practical opportunity to perfect your employment contracts. Avoid the perils of relying on templates, boilerplate clauses and outdated contract clauses and strategies that can leave you susceptible to loopholes and serious risk. Fine tune your contracts in this unique program that's perfect for workplace lawyers, in-house counsel, industrial officers and HR professionals.

In this interactive workshop you will run through the key issues you need to consider when dealing with workplace contracts and particular clauses in light of recent decisions, legal principles and national and statutory requirements so that you are fully equipped to recognise, avoid and eliminate loopholes in your existing contracts.

Explore key employment contract issues including:

- What happened to probation?
- Express and implied terms
- A checklist for best practice
- The 'bad' employment contract: what to watch out for
- Bonus and commission clauses
- Using and drafting non-compete, non-solicitation and restraint of trade clauses
- Confidentiality and IP clauses
- Workplace surveillance clauses
- Office romance clauses

Examine the interaction between an employment contract and workplace policies and gain useful tips on ensuring that policies do not create any express or implied contractual obligation on an employer.

Facilitator:

John Love, Partner, EMA Legal, Leading Employment Lawyer (Employer Representation) *Doyle's Guide* 2018; First Tier, Leading Employment Law Firm (South Australia) *Doyle's Guide* 2010 – 2019

Presented by:

Liz O'Keeffe, Senior Associate and **Melissa Harvey**, Senior Associate, MinterEllison **Kirsty Stewart**, Barrister, Howard Zelling Chambers; Preeminent Junior Counsel, Employment & WHS Law, *Doyle's Guide* 2019

Book both the Workplace Law Conference and the Employment Contracts Seminar and **SAVE BIG!**
See page 2 for details.



UNABLE TO TRAVEL?

Why not attend our seminars live online or on-demand, on any device, 24/7

A GUIDE TO FEDERAL COURT LITIGATION

THURSDAY, 14 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (AEDT) Live from VIC WEB1911V06

With the Federal Court hearing an ever increasing proportion and variety of cases, now is the perfect time to get across the distinct practices and procedures prevalent in this court. Featuring a former Justice, a Deputy National Operations Registrar, eminent Queens Counsel and a leading practitioner, you won't find a better opportunity to hone your craft in the Federal Court. Make your practice stand out and be ready to get the best results for your clients by attending this seminar and hearing straight from the experts as they share their knowledge and experience.

Chair: **Lisa Nichols QC**, List A Barristers

Practice and Procedure

Join respected and experienced practitioner **Caroline Goulden** and explore some of the common issues that arise in Federal Court practice and procedure and gain insight into how to expertly manage each of them.

Presented by **Caroline Goulden**, Partner, Arnold Bloch Leibler

A Guide to Expert Evidence in the Federal Court

- The Commonwealth Evidence Law 1995 – Part 3.3
- The Federal Court Rules 2011 – Part 23
- Federal Court Practice Note GPN-EXPT
- Hot tubbing: concurrent expert evidence
- Analysis of key cases and their practical takeaways

Presented by **Murray McInnis**, Barrister, Holmes List; Accredited Mediator; former Justice, Federal Magistrates Court of Australia (now the Federal Circuit Court)

Federal Court Litigation: Insights from Queens Counsel

Hear the unique perspective of one of Australia's most sought out Queens Counsel as he goes through the process of federal court litigation. Don't miss this session and the crucial tips and tricks that can help your practice.

Presented by **Michael Wyles QC**, Aickin Chambers

★ INSIGHTS FROM THE FEDERAL COURT

Federal Court Practice Notes & the National Court Framework

Examine practice note themes & key focus areas.

Presented by **David Pringle**, Deputy National Operations Registrar, Federal Court

3 ATTEND AND EARN

3 CPD units in Substantive Law

3 ATTEND AND EARN

3 CPD units in Professional Skills

CRIMINAL LAW SYMPOSIUM 2019

THURSDAY, 21 NOVEMBER 2019

9.00AM TO 5.15PM

\$870

1911N10

SESSION 1: DRUGS, CLIENT'S RIGHTS AND POLICE POWERS

9.00AM - 12.45PM

1911N10A

\$490

SESSION 2: FORENSIC EVIDENCE IN CRIMINAL MATTERS

1.30PM - 5.15PM

1911N10B

\$490

The interplay between client rights and police powers is at the forefront of the media's attention and raises important legal issues for practitioners. Nowhere is this more evident than when it comes to issues such as drugs and mental health. Take a deep dive into these areas alongside The Hon. Roger Dive from the NSW Drug Court, the President of the NSW Council for Civil Liberties, a leading expert in the area of medicinal cannabis and criminal law, and an esteemed practitioner examining client rights and mental health.

Chair: Nicholas Cowdery AO QC

INSIGHTS FROM THE NSW DRUG COURT

Practice & Procedure

The Drug Court is a proven success. Why does it work? Who does it work for? What are the essential ingredients for solution-focussed courts? After 15 years at the Drug Court, Judge Dive will provide some insights into achieving success with the most unlikely candidates.

Presented by **The Hon. Roger Dive**, Senior Judge, NSW Drug Court

Exercise of Police Powers on Reasonable Grounds or Reasonable Belief

Pauline Wright will explore the notion of 'reasonableness' in the context of police powers to search and arrest including what is meant by:

- 'Reasonable suspicion' about a crime having been committed
- What is 'reasonably necessary'?
- What is 'reasonably practicable' in the context of police providing information?
- What is 'reasonable' force?

Presented by **Pauline Wright**, President, NSW Council for Civil Liberties

Medicinal Cannabis and Criminal Law: the Intersection

Hear from Professor McGregor, who is at the forefront of medicinal cannabis legal issues and who regularly appears as an expert-witness. He will share his experience from successfully challenging unsafe verdicts caused by poor handling by government forensic labs. Delve into practical issues presented by changing perspectives of courts regarding cannabis use for pain relief including:

- Evolving defences for drug-driving on medicinal cannabis
- Updated criminal defences, including duress
- Liability: use as medication for children and the associated child protection issues
- Doctors successfully using the defence of medical necessity

Presented by **Professor Iain McGregor**, Academic Director, Lambert Initiative for Cannabinoid Therapeutics, University of Sydney

The Rights of Clients with Cognitive or Mental Health Impairments and Criminal Law

- Issues that arise with clients when dealing with police and the court system
- Interplay between drugs, mental health and the legal system
- Best practice

Presented by **Karen Weeks**, Principal, CMH Lawyers

It's crucial that you can understand expert reports and evidence to ensure that you can act in the best interests of your clients. Hear from respected experts in their fields who will guide you so that you won't be held back by the science. Examine a sample of forensic evidence topics including DNA, toxicology, cyber and psychiatry as well as the latest technology and how it's being used as evidence in court.

Chair: Peter Taylor SC, 13th Floor St James Hall

Forensic Criminology: Advances and Developments

- A review of DNA evidence covering advances in recovery of DNA, complex DNA mixture interpretation and statistics, searching on the National DNA database, familial searching, DNA phenotyping and topical court issues regarding transfer, persistence and deposition of DNA
- An overview of the forensic evidence provided by the chemical criminalistics unit including gunshot residue, paint, glass, fibres and ignitable liquids

Presented by **Dr Sharon Neville**, Branch Director, Criminalistics, Forensic & Analytical Science Service

Forensic Toxicology, Drugs & Driving Toxicology

- Explore the current capabilities and latest developments in drug testing
- Delve into the challenges of the constantly evolving illicit drug market and discover how science and the law is keeping pace

Presented by **Dr Santiago Vazquez**, Branch Director, Forensic & Environmental, Forensic & Analytical Science Service

Cyber Forensics: Trending Issues & Key Problems to Look Out for

- How computer forensics fits into criminal forensics
- Cloud investigations/*Privacy Act*
- Doctored documents, wills, etc

Presented by **Dr. Allan Watt**, Director, Digital Forensic

Psychiatrist and Psychologist Reports: Deciphering the Details

- Key issues to note when dealing with psychiatrist reports
- How to interpret psychiatrist reports
- Issues to consider during sentencing
- Section 32 Mental Health treatment plans

Presented by **Dr Stephen H Allnutt**, Senior Consultant Forensic Psychiatrist

7 ATTEND THE FULL DAY AND EARN

3.5 CPD units in Substantive Law
3.5 CPD units in Professional Skills



WORKERS COMPENSATION CONFERENCE

THURSDAY 21 NOVEMBER 2019
9.00AM TO 5.15PM

\$870
1911N09

Still looking for that conference that can deliver the issues and changes in Workers Compensation law and earn your core mandatory CPD points all in one day? Look no further. This is it. Keep up with the pack and understand how other practitioners are working with these changes and developments and consider spending a full day with our panel of experts. Hear about the latest cases and guidelines, pick up practical tips and checklists and gain your core mandatory CPD units all in one day.

SESSION 1: YOUR ULTIMATE WORKERS COMPENSATION GUIDE

9.00AM - 1.15PM 1911N09A \$490

Chair: **Paul Macken**, Partner, Leigh Virtue & Associates

Navigating Complex Multi-Party Work Injury Damages Claims

- When multi-party claims arise: some common scenarios
- Civil liability vs work injury damages: traps and pitfalls for plaintiffs and defendants and the complications of section 151Z of the *Worker's Compensation Act 1987*
- Update on recent case law and the key takeaways for your practice

Presented by **Amanda Bond**, Partner, Gillis Delaney Lawyers

Workers Compensation and Permanent Impairment: An Essential Guide

- Permanent impairment and its rise to prominence
- Navigating the WPI assessment process
- Legislative updates and what WIRO will now fund

Presented by **Michael Vella**, Manager, Workers Compensation Independent Review Office

Common Law Damages: Answers to the Key Questions

- Insights into the different regimes for Common Law damages in personal injury actions
- When unrestricted Common Law damages are recoverable: grey areas and interesting examples
- What are the various types of damages recoverable & in what circumstances?
- The interplay of Common Law damages where several defendants are joined

Presented by **Dennis Epstein**, Barrister, Selborne Chambers

Compensation for Psychiatric Injury in the Workplace

- Gathering evidence to determine causation and relevant events
- Collecting and understanding medical evidence
- Taking witness statements
- Recent cases: the facts and outcomes you should know

Presented by **Nicholas Studdert**, Partner, Hall and Wilcox, *Best Lawyers 2020*, Personal Injury Litigation

Workplace Bullying and Harassment Complaints and Workers Compensation Claims

- The interplay between the Fair Work Commission anti-bullying jurisdiction and workers compensation claims alleging bullying
- Reasonable employer action
- Case law update on workplace bullying cases

Presented by **Nick Chadwick**, Principal, Chadwick Workplace Law

SESSION 2: CPD CORE MANDATORY AREAS FOR WORKERS COMPENSATION LAWYERS

2.00PM - 5.15PM 1911N09B \$490

Chair: **Eraine Grotte**, Barrister, Jack Shand Chambers

Ethics & Professional Responsibility

Ethical Considerations for Workers Compensation Lawyers

- Areas of ongoing concern for workers compensation lawyers
- Practical guidance on how to reduce the risk of complaint
- The top ethical issues for workers compensation lawyers
- Typical case scenarios

Presented by **Matthew Eirth**, Barrister, Jack Shand Chambers

Practice Management & Business Skills

A Practical Guide to Managing your Client's Expectations

- Best practice when dealing with the issue of a Section 39 claim
- How to advise on:
 - Past and present rights and entitlements
 - Changes that may be enforced after the decision
- Communicating changes effectively to your client
 - Under promising and over delivering

Presented by **Sarah Hunt**, Associate, Shine Lawyers

Professional Skills

Case Preparation: From Issue to Mediation and Beyond

- The requirement to give notice and applicable limitation provisions
- Collating evidence and drafting a coherent pre-filing statement (and defence)
- The mediation and beyond

Presented by **Dean-Lloyd Del Monte**, Barrister, Jack Shand Chambers

Book the Workers Compensation Conference and the Motor Vehicles Injuries Seminar and **SAVE BIG!**

See page 2 for details.

7 ATTEND THE FULL DAY AND EARN

- 4 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills

MOTOR VEHICLES INJURIES NSW: YOUR ESSENTIAL GUIDE

FRIDAY, 29 NOVEMBER 2019 \$490
2.00PM TO 5.15PM 1911N23

This seminar provides you with an intricate look at the latest legislation and the impact for you and your practice. Not only will you hear from the legal experts, you will also have several esteemed medical practitioners who will share their insights and knowledge. Analyse proposed legislative changes and gain your all-important annual review on recent judicial review, liability and care decisions.

Chair: **Belinda Cassidy**, Special Counsel, Stacks Goudkamp

The Motor Accident Injuries Act: Issues in Practice

- Liability issues
- Benefit issues
- Access to justice issues
- Applying it all to your practice

Presented by **Belinda Cassidy**, Special Counsel, Stacks Goudkamp

A Legal Guide to the Mostly at Fault Test

- Sections 3.11 and 3.28 of the *Motor Accident Injuries Act 2017*
- Case examples involving pedestrians, alcohol, seatbelts, etc
- Dispute resolution

Presented by **Peter Hunt**, Principal, McCabe Curwood



THE MEDICAL PERSPECTIVE

The Medical Perspective of the Minor Injury Test

- What is DSM 5 and what is a 'recognisable psychiatric injury'?
- What are some of the problems in assessing 'minor [psychiatric] injury' 3 months post accident?
- What is an organ and how are 'minor' brain or skin injuries assessed?
- What can be done about whiplash and why does radiculopathy matter?

Presented by **Dr Martin Allan**, Psychiatrist and **Dr Andrew Keller**, Occupational & Environmental Physician, Medico Legal Opinions

An Overview of Merits Review and Judicial Review in Motor Accident Cases

- A practical guide to the steps for:
 - An internal review
 - DRS applications
 - Merit Review
- Avenues for judicial review when merits review fails or isn't available

Presented by **Jnana Gumbert**, Barrister, Jack Shand Chambers; Leading Insurance Junior Counsel, *Doyle's Guide 2018*

MIGRATION LAW: MASTERING VISA APPLICATIONS AND APPEALS

TUESDAY, 19 NOVEMBER 2019 \$490
2.00PM TO 5.15PM 1911N04

Win before the appeal! The best in migration law have designed practical training that will give you a professional edge in preparing visa applications and appeals. You will learn how to transition Student, Regional, Partnership and Business Visas to permanent residency. Our experts will give you examples and tips. This practical and comprehensive program is not to be missed.

Chair: **Oliver Jones**, Barrister, Fourth Floor Selborne Chambers

New! Regional Visas and Issues Regarding Visa Holders Transitioning to Partner Visas

- Skilled Employer Sponsored Regional (Provisional) visa: for people sponsored by an employer in regional Australia.
- Skilled Work Regional (Provisional) visa: for people who are nominated by a State or Territory government sponsored by an eligible family member to live and work in regional Australia
- Issues regarding temporary visa holders transitioning to Partner visas
- How to overcome those common issues
- Tips on evidence
- Impact of family violence
- How to transition to permanent residency

Presented by **Peter Bollard**, Senior Consultant, Lewis & Bollard; *Best Lawyers*, Immigration Law; co-author, *9th Edition of the Immigration Kit*, published by Immigration Advice and Rights Centre

Temporary Skilled Shortage (TSS) Visa Masterclass: Preparing Quality Subclass 482 Visa Applications

The rules and regulations for the Temporary Skilled Shortage (TSS) visa are increasingly more intricate and complex. The Minister's delegates are applying policy more stringently and you need to ensure that TSS applications are thorough and complete to avoid adverse outcomes. In this masterclass you will:

- Walk through the TSS application process from end-to-end, from labour market testing through to meeting skill requirements for the occupations selected
- Examine how you can support the transition of subclass 457/TSS visa holders to Australian permanent residence

Presented by **Belinda Wright**, Partner, National Leader, Immigration Services and **Vanessa Trang**, Senior Consultant, KPMG Australia

How to Win in the Migration and Refugee Division of the AAT

- Delegate's decision
- Application
- Before the hearing and beware of losing your right to a hearing
- Members want to set aside the decision under review
- Conduct of the hearing
- Adverse information in the hearing ss.359AA and 424AA
- Role of the interpreter
- Post-hearing submissions

Presented by **Simon Jeans**, Principal Lawyer, Jeans Lawyers; Accredited Specialist in Immigration Law; *Best Lawyers 2019*, Immigration Law; former Member of the Migration Review Tribunal and Refugee Review Tribunal

How to Draft Judicial Review Applications

- Identifying grounds for judicial review, and are they necessary?
- Drafting considerations
- Related procedural aspects and practical tips

Presented by **Dr Stephen Tully**, Barrister at Law, 6 St James' Hall Chambers

3 ATTEND AND EARN

3 CPD units in Substantive Law

3 ATTEND AND EARN

3 CPD units in Substantive Law



WOMEN IN PUBLIC LAW

TUESDAY, 26 NOVEMBER 2019

9.00AM TO 5.15PM (AEDT) Live from ACT

\$870

WEB1911C01

Enhance your career and be inspired by these notable women in law. This conference brings together some of the most accomplished and innovative women in public law who will explain how to build the public sector career you want while achieving your professional goals on your terms. Identify the pathways that you need to choose, as a government lawyer in these challenging times. Explore how to contribute to a strong organisational culture, resist corruption, overcome harassment and bias in the workplace, and strengthen your skills so that you can advance your career, all while obtaining your core CPD units.

Chair: **Kim Lackenby**, Judicial Registrar, Federal Court of Australia and Conference Registrar, Administrative Appeals Tribunal

THE ETHICAL FRAMEWORK, CONDUCT AND INTEGRITY IN THE PUBLIC SECTOR

Resisting Corruption in Public Office: It Must be More than 'Lipstick on a Pig'

Corruption is a significant challenge in contemporary society. It undermines good government, distorts public policy, harms all sectors of the community, undermines the fair allocation of resources, promotes inequities, and hurts the most vulnerable and disadvantaged in our society. Resisting corruption in public office relies on good governance practices; promoting integrity and accountability and instituting appropriate detection and enforcement mechanisms.

Examine 'corruption resilience' in the public sector with a particular focus on:

- Public sector ethics
- Whistle-blowing and internal integrity policies
- Case studies in misfeasance in public office

Presented by **Dr Allison Ballard**, Employment & Workplace Relations Lawyer and Sessional Legal Academic

DEALING WITH BULLYING, HARASSMENT AND BIAS IN THE PUBLIC SECTOR

Workplace Sexual Harassment and Bullying: What Public Sector Managers (& Employees) Need to Know

- The legal definition of sexual harassment and bullying in the workplace (including out of hours conduct)
- Consequences: the legal ramifications of claims
- Prevention: what the law requires
- Incident management: best practice investigation and reporting

Presented by **Gabrielle Sullivan**, Director, Employment Law & Investigations Group, Bradley Allen Love Lawyers Canberra

Screen Australia's Response to #MeToo

How the national film and TV financing body developed and introduced the Code of Conduct to assist the prevention of sexual harassment to the Australian film industry and the key lessons and takeaways for the public sector, your practice and your career.

- Understanding and managing legal risk in relation to the implementation of the Code
- Finding pathways to address and resolve harassment and discrimination
- Developing strategies to influence and effectively negotiate with stakeholders
- Practical tools and tips for the public sector in leading cultural change

Presented by **Jane Supit**, Australian Government Solicitor

Dealing with 'Subtle' Gender Bias at Work

- Signs of 'subtle' gender bias
- Countering gender bias and misconduct in the legal profession
- Tips for dealing with colleagues, clients or opposing counsel with dated, difficult perceptions and biases

Presented by **Dr Suzanne Akila**, Assistant Director, Legal Division, Department of Foreign Affairs and Trade, Winner of Woman Lawyer of the Year – Government 2018, Women Lawyers Association ACT

EXPERTISE AND EXPERIENCE: MAKING "IT" WORK FOR YOU

Creating Momentum: How to Reach Forward, Find Your Pace, and Thrive as a Female Government Lawyer

- Overcoming subconscious excuses we make for not reaching forward
- Navigating the unique landscape of the public service and the challenges faced by legal practitioners
- Defining success and what it means for you
- Top tips to creating momentum, finding your pace and getting ahead

Presented by **Najiyah Khan**, Senior Government Lawyer, Department of Education

The Government Sector: What it can Offer You

- A real alternative to private practice
- Opportunities to shape and support law-making
- Legal vs legal policy advice: What is the difference and why does it matter?
- The importance of mentoring in the public sector

Presented by **Rachel Volzke**, Senior Executive Lawyer, Industrial Relations Legal Division, Attorney-General's Department

Cultivating an Inclusive and Supportive Workplace in the Public Sector

- The need for diversity and inclusion in the workplace
- Creating career pathways to support women in leadership
- How to promote awareness and support for gender equality in the workplace

Presented by **Rorisang Moyo**, Legal Officer, General Litigation and Corporate Law Section, Department of Foreign Affairs and Trade; Winner of the Woman Lawyer of the Year – Culturally and Linguistically Diverse or Aboriginal or Torres Strait Islander, 2018 Women Lawyer Award Winners

Book Multiple
Government Law programs
and **SAVE BIG!**
See page 2 for details.

7 ATTEND THE FULL DAY AND EARN

- 4 CPD units in Substantive Law
- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills

FOUNDATIONAL GOVERNMENT LAWYERS' TRAINING



THURSDAY, 21 NOVEMBER 2019 \$490
9.00AM TO 1.15PM (AEDT) Live from VIC WEB1911V12

Practical, real-world training is critical for success in any career. Working as a lawyer in the public sector involves additional obligations and challenges that you will never learn about in a textbook. Hear from experienced government lawyers on what they see as the absolute must-know issues for anyone starting a legal career in the public service.

Chair: **Giovanna Tivisini**, General Counsel, Commission for Children and Young People

Legislative Process and Interpreting Legislation

- Executive Government and Parliamentary processes
- The making of legislation, regulations and statutory instruments
- Understanding legislative frameworks
- The role of regulations, statutory instruments and policies
- Introduction to interpreting legislation and statutory instruments
- Key issues under the *Interpretation of Legislation Act 1984*

Presented by **Luisa Alampi**, Barrister, Foley's List

Delegations and Authorisations

- The legal basis for the devolution of power
- The difference between delegations and authorisations
- When a delegation or authorisation can be made
- Financial delegation vs *Public Administration Act* delegation vs procurement delegation

Presented by **Kate Oliver**, Partner, Maddocks

Legal Professional Privilege Issues for Government Lawyers

- Understanding the extra layer of responsibilities and duties tied to the legal professional privilege in government practice
- Waiver in a government context
- Important exceptions for government lawyers
- Public interest immunity
- Executive privilege

Presented by **Pip Mitchell**, Partner, Clayton Utz

The Obligation to Act as a Model Litigant: What Does it Mean for You?

- The source of the obligation and the 'duty of fairness'
- Examples of its application and lessons learnt
- Practical insights and tips

Presented by **Andrea Mapp**, Senior Advocate, Consumer Affairs Victoria

Juggling Government Lawyer Hats: More than A Circus Trick

- A hundred and one policy officers: lawyering beyond the firm
- Decision makers and their lawyers
- Legal vs 'commercial': policy context and political nous
- Good Fight, Yes Minister or just in the thick of it? Conflicting duties and the voice of conscience
- My kingdom for a rain hat?

Presented by **Martin Pike**, General Counsel, Regulatory Transaction Services; Registrar, Business Licensing Authority; Secretary, Motor Car Traders Claims Committee



INFORMATION LAW FOR GOVERNMENT

THURSDAY, 21 NOVEMBER 2019 \$490
2.00PM TO 5.15PM (AEDT) Live from VIC WEB1911V13

Government lawyers are faced with a raft of special rules and obligations surrounding information, and rightly so. As holders of critical data, personal details and security information, it is government's duty to protect it. Gain clarity on exactly what your obligations are so that you don't make a mistake you'll regret.

Chair: **Dr Laura Hilly**, Barrister, List G Barristers

Information Security: Critical Knowledge for Government Lawyers

Part 4 of the *Privacy and Data Protection Act 2014* requires agencies to maintain the confidentiality, integrity and availability of all public sector information that they hold. The Victorian Protective Data Security Standards establish mandatory requirements to protect information. Understand:

- Who is bound by the VPDSS
- What obligations the VPDSS imposes
- OVIC's powers to audit and investigate agencies
- How the VPDSS has been received in the first attestation period
- Developments: the VPDSS 2.0 due to be issued late 2019

Presented by **Anthony Corso**, Assistant Commissioner, Information Security and **Bryan Wee**, General Counsel, Office of the Victorian Information Commissioner

Information Release: FOI and Privacy Considerations

- To other government departments
- To next-of-kin
- To the public
- When is use and disclosure of personal information impliedly authorised?
- FOI release of decision-maker names

Presented by **Elisa Hesling**, Senior Associate, FOI Solutions; Accredited Specialist in Administrative Law

Data Breach: What Government Departments and Agencies Must Do

- Obligations which apply to government departments and agencies in relation to security of personal information and responding to data breaches
- Case studies from recent cyber security incidents
- Best practice for government departments and agencies in preventing, responding to and mitigating data breaches

Presented by **David Cullen**, Principal Advisor - Cyber Incident and Emergency Management, Department of Premier & Cabinet, Victorian Government

The Nuts and Bolts of Dealing With The Information Regulator

Since its inception in September 2017, OVIC has pursued informal and expedient release of information where it is appropriate, focusing on early resolution, preliminary views, education, publishing decisions and professional standards. Consider and understand:

- OVIC's role in FOI reviews and complaints; OVIC's function and powers and its approach to informal and expedient decision making
- Proactive release and release outside of the *Freedom of Information Act 1982* (Vic): ways to avoid the red tape
- Suggestions for how agencies can best engage with the regulator; the key issues we face with agencies and how we prefer to navigate them
- A key and current issue: When agencies should release public servants names and contact details in response to an FOI request

Presented by **Ianina Belski**, Assistant Commissioner, Public Access Reviews and **Bryan Wee**, General Counsel, Office of the Victorian Information Commissioner

4 ATTEND AND EARN

- 1 CPD unit in Ethics & Professional Responsibility
- 1 CPD unit in Practice Management & Business Skills
- 2 CPD units in Professional Skills

3 ATTEND AND EARN

- 1 CPD unit in Substantive Law
- 1 CPD unit in Practice Management & Business Skills
- 1 CPD unit in Professional Skills



10TH WATER SYMPOSIUM: MANAGING LEGAL AND REGULATORY RISK

FRIDAY, 18 OCTOBER 2019
9.00AM TO 5.15PM

\$870
1910N01

Australia is the driest inhabited continent on Earth and among the world's highest consumers of water. Amongst OECD nations Australia is ranked fourth-highest in water use per capita. Only 6 per cent of Australia's runoff was in the Murray-Darling Basin where 50% of Australia's water use occurs. These are not just statistics to rattle off, but for the water industry it's part of the reality of ensuring compliance with the rules when doing business. Enhance and deepen your understanding of what has occurred in the wash up of the Royal Commission into the Murray Darling Basin and get up to speed on the latest developments in access to water regulation and enforcement of water rights.

SESSION 1: WATER ACCESS. THE MURRAY-DARLING BASIN AND THE LESSONS LEARNED FROM THE SOUTH AUSTRALIAN MURRAY-DARLING BASIN ROYAL COMMISSION

9.00AM - 12.15PM 1910N01A \$490

Chair: **Mike Young**, Professor of Water and Environmental Policy, University of Adelaide

Keynote Presentation: What Does A State of the Art Water Allocation and Management System Look Like? What Would Bring the MDB to This Frontier?"

Presented by **Mike Young**, Professor of Water and Environmental Policy, University of Adelaide

Murray Darling Basin: The Royal Commission Report and Moving Forward

- What is an 'environmentally sustainable level of take' from the water resources of the Murray Darling Basin?
- Government funded water efficiency schemes: Have billions of dollars been wasted?
- Meaning of 'supply measures' and 'environmental equivalency' and their relationship to 'fish kills'
- What is being done on river 'constraints'?
- The Basin Plan and climate change risks
- The 'best available scientific knowledge' and the way forward

Presented by **Richard Beasley SC**, Level 7, Wentworth Chambers

Pathways to Water Sovereignty: Cultural Flows and First Nations' Water Rights

- First Nations' water values and knowledge
- Indigenous-led research to inform water management
- A platform for policy and legal reform

Presented by **Rene Woods**, Chair and **Will Mooney**, Executive Officer, Murray Lower Darling River Indigenous Nations (MLDRIN)

Commentary by **Dr Bruce Lindsay**, Lawyer, Environmental Justice Australia

Modern Approaches to Regulating Groundwater Impacts from Mining

- State and Federal examples of conditions regulating ground water impacts from mining
- Technical issues with regulating ground water impacts
- Relevant court cases
- An analysis of groundwater conditions in the recent Commonwealth approval of the Adani Carmichael Mine.

Presented by **Simon Ball**, Partner, MinterEllison; Recommended Town Planning and Development Lawyer, *Doyle's Guide* 2019

SESSION 2: REGULATION AND ENFORCEMENT OF WATER AND CLIMATE CHANGE

1.15PM - 5.15PM 1910N01B \$490

Chair: **Claire Smith**, Partner, Clayton Utz; Best Lawyers 2018-2019

Water Lawyer of the Year: NSW Water Law and Policy: A System Operator's Perspective

Presented by **Dr Madeleine Hartley**, Regulatory & Corporate Strategy Adviser, Water NSW; 2019 Corporate Counsel Awards Government Lawyer of the Year

Regulating Access to Water: Role and Function of the Natural Resources Access Regulator (NRAR)

- The policy drivers for an independent water regulator in NSW
- The role and functions of NRAR
- NRAR's approach to achieve best practice water regulation
- Key achievements since NRAR's inception

Presented by **Illona Millar**, Special Counsel, Baker McKenzie; Best Lawyers 2019, Climate Change and **Nina Lucas**, Senior Legal Officer, Natural Resources Access Regulator

Using Water Smarter: Water Security in the Face of Climate Change

- What's the picture for water supply in the face of climate change
- What are the barriers to improving water efficiency and recycling?
- How can households and businesses be part of the water security solution?

Presented by **Justin Field** Independent Member, NSW Legislative Council

Are Our Water Laws Climate-Ready?

- Are water laws in Australia equipped to deal with increasing water scarcity?
- Incorporating Water into the adaptation component of nationally determined contributions (NDCs) under the Paris Agreement

Presented by **Dr Emma Carmody**, Senior Solicitor, EDO NSW; Best Lawyers 2019, Planning and Environment Law

Water Rights and the Application of the Decision of Gloucester Resources Limited v Minister for Planning

The consequences for water policy and decision making in light of the decision of *Gloucester Resources Limited v Minister for Planning* [2019] NSWLEC7.

Facilitator: **Claire Smith**, Partner, Clayton Utz

Panellists:

Professor Rosemary Lyster, Professor of Climate and Environmental Law, Director, Australian Centre for Climate Change and Environmental Law, University of Sydney

Richard Beasley SC, Level 9 Wentworth Chambers

David Morris, Chief Executive Office, Environmental Defenders Office

Closing Address: The Future of Water Policy and Regulation

Presented by **Bret Walker SC**, Fifth Floor St James' Hall; Royal Commissioner, South Australian Murray-Darling Basin Royal Commission

7 ATTEND THE FULL DAY AND EARN

4 CPD units in Substantive Law
3 CPD unit in Professional Skills

NATIVE TITLE IN NSW: LEVERAGING ABORIGINAL LAND RIGHTS TO LAND AND SEA

FRIDAY, 22 NOVEMBER 2019
9.00AM TO 1.15PM

\$490
1911N13

Hear from leading experts across the spectrum of native title practice. Don't miss this half-day examination of the very latest issues that are truly essential to anyone whose work touches on native title or cultural heritage issues.

Chair: **Vance Hughston SC**, Sixth floor Windeyer Chambers; Market Leading Native Title Barrister, *Doyle's Guide 2019*

State and Territory Treaties: Necessary Fundamentals for First Nation Engagement

- Is the resolution of disputed sovereignty necessary for State based treaties?
- Can native title and land rights be taken as having delivered on the land component of any State based treaty?
- What should First Nations put into place to prepare for negotiations?

Presented by **Tony McAvoy SC**, Frederick Jordan Chambers

A Guide Map to Pathways to Native Title Act Compliance: Non-claimant Applications, 24FA Protection and ILUAs

- Recent case law developments in Queensland and NSW
- Differences between compliance options
- Implications for compensation

Presented by **James Walkley**, Director, Chalk and Berendht

The Practicalities of Native Title and Statutory Aboriginal Land Rights in NSW

- Commonalities and divergence
- Points of tension
- Some ideas for greater integration and better outcomes

Presented by **Dominic Beckett**, Principal, Dominic Beckett Legal and Consulting

Griffiths v Northern Territory [2019] HCA 7: A Guide for the Compensation of Cultural and Economic Loss of Native Title

- *Griffiths v Northern Territory* [2019] HCA 7: The High Court's decision and the consequences
- Identifying which parts of the *Native Title Act 1993* (Cth) apply to compensable acts and whether the acts have been validated by a State or Territory Act
- Whether the value of exclusive native title rights and interests equates with the objective economic value of an unencumbered freehold estate
- Valuing non-exclusive, compared to exclusive, native title rights and interests
- Does the inalienability of native title rights affect an assessment of economic value?

Presented by **Tina Jowett**, Barrister, Sixth Floor Windeyer Chambers; Leading Native Title Junior Counsel, *Doyle's Guide 2019*

Environmental Partnership and Acquisition and Management of Wetlands

- Learn how Nari Nari People have acquired 89,000 ha of freehold property through a tender process issued by the NSW Government
- How complex cultural heritage, property, and natural resources (water and biodiversity) law issues required resolution
- Important new pathway for Aboriginal People to lead conservation and cultural outcomes and restore their relationship to Country

Presented by **Kathryn Ridge**, Solicitor and Director, Ridge and Associates and **Jamie Woods**, Property Manager, Gayini Nari Nari Tribal Council

LAW FOR ARCHITECTS: CRUCIAL ISSUES IN COMPLIANCE AND CONTRACTS

FRIDAY, 1 NOVEMBER 2019
9.00AM TO 1.15PM

\$395
1911N01

As architects you often deal with contracts, construction & other issues that involve legal issues, but there are many legal risks that are often overlooked or misunderstood. Make sure you have the correct understanding of both the obvious and the hidden legal risks impacting architects. Learn to identify legal risks. Discover what to do when it all goes wrong. Be prepared for any eventuality. Engage in a unique program featuring short presentations from leading legal experts, panel discussion, and time for all your questions.

Chair: **Charles Fortin**, Managing Director, Collard Maxwell Architects

Keynote Address from the Dept of Planning, Industry & Environment

Presented by **Alex O'Mara**, Group Deputy Secretary, Place, Design and Public Spaces, Department of Planning, Industry and Environment

The Architect's Role as Superintendent of a Contract

- Understanding the architect's role as agent of the principal
- Knowing when to exercise independent discretion
- Dealing with 'claims for variation'

Presented by **Christopher Larcos**, Special Counsel, Moray & Agnew Lawyers

Liability and Risk in Construction Projects Involving Cladding and Non-Conforming Materials

- Who is liable?
- Explore the legal reforms addressing cladding
- Delve into architect's liability
- Discover proportional claims in class actions

Presented by **David Bannerman**, Principal, Bannermans Lawyers; *Best Lawyers 2019*, Construction/Infrastructure Law

Avoiding the Lawyers: How to Prevent and Manage Claims

- Managing expectations and maintaining communication
- Paper work: getting it right
- Preventing disciplinary action
- Dealing with professional indemnity claims

Presented by **Matthew Curll**, Partner, Hall & Wilcox; immediate past solicitor member, NSW Architects Registration Board; Leading Public & Product Liability and Recommended Professional Indemnity Lawyer, *Doyle's Guide 2019*

Show me the Money! Payment Disputes for Architects

- An introduction to the *Building and Construction (Security of Payment) Act 1999* NSW
- Quick and dirty: an insider's guide to adjudication
- Tips and traps for claimants

Presented by **Scott Higgins**, Partner and **Carlo Garofali**, Consultant, Mills Oakley

Liability of Architects, as Lead Consultants, for the Design Errors of their Sub Consultants

Hear from well-regarded barrister Michael Orlov as he takes you through some commonly encountered issues affecting your risk and potential liability when taking on the role of lead consultant responsible for coordinating and managing the work of other specialist consultants and sub-consultants. Learn what you need to do to identify, understand and manage the risk of design errors by specialist consultants and sub-consultants and what happens when you don't.

Presented by **Michael Orlov**, Barrister, Blackburn Chambers

4 ATTEND AND EARN

4 CPD units in Substantive Law

4 ATTEND AND EARN

2 Points in Practice Management
2 Points in Project Delivery
OR 4 CPD units in Substantive Law

REGISTRATION FORM / TAX INVOICE

5 SIMPLE WAYS TO REGISTER

PHONE 02 9387 8133 FAX 02 9387 8711
WEB legalwiseseminars.com.au

EMAIL info@legalwiseseminars.com.au
POST PO Box 971, Bondi Junction NSW 1355



**HURRY TIME IS TICKING!
SAVE UP TO \$100**

Early Bird Discount ends Friday 18 October 2019

YOUR DETAILS

Title _____ First name _____

Last name _____

Job title _____

Practice Area _____

Organisation _____

Postal address _____

City _____ State _____ Postcode _____

DX _____

Email _____

Phone _____ Fax _____

Mobile _____

Dietary Requirements _____

PAYMENT

All price inc GST. This document will be a tax invoice for GST when fully completed and you make a payment that is under \$1000. Please take a copy for your records. ALL registrations must be paid in full prior to the date of the event.

CREDIT CARD Charge \$ _____ to my Mastercard Visa Amex

Card Number

Expiry Date / /

Security Number for AMEX is 4 digits on front of the card. All other cards last 3 digits on back of the card.

Name on Card

Signature _____

EFT BSB: 062-124 Account Number: 1048 9181
Email your remittance to
accounts@legalwiseseminars.com.au

CHEQUE Please find enclosed a cheque for \$ _____
made payable to Legalwise Seminars Pty Ltd
ABN 40 049 329 749, ACN 102 742 843

PLEASE REGISTER ME FOR THESE NSW PROGRAMS:

VENUE: CLIFTONS SPRING STREET, LEVEL 3, 10 SPRING STREET, SYDNEY

SEMINAR NAME	Code	Std. Price	Early Bird	Face to Face	Live Online	Recording
10th Water Symposium: Managing Legal and Regulatory Risk	1910N01	\$870	N/A	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Water Access The Murray-Darling Basin and the Lessons Learned from the South Australian Murray-Darling Basin Royal Commission – The Legal Issues	1910N01A	\$490	N/A	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Regulation and Enforcement and Climate Change	1910N01B	\$490	N/A	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Law for Architects: Crucial Issues in Contracts and Compliance	1911N01	\$395	\$345	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Contract Law Masterclass	1911N02	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Doing Business with China: Legal Issues	1911N03	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Migration Law: Successful Visa Applications and Appeals	1911N04	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Retail & Commercial Leasing: New Risks, New Solutions	1911N05	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Family Law for Paralegals, Law Clerks and Support Staff	1911N06	\$395	\$345	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Media Law Conference 2019	1911N07	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: The Moving Landscape of Media Law	1911N07A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Digital Media Regulation: One of the Greatest Challenges Today	1911N07B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Law for School Counsellors	1911N08	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: The School Counsellor's Duty of Care	1911N08A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: School Counsellors Supporting Students: Advice from the Experts	1911N08B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Workers Compensation Conference	1911N09	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Your Ultimate Workers Compensation Guide	1911N09A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: CPD Core Mandatory Areas for Workers Compensation Lawyers	1911N09B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Criminal Law Symposium 2019	1911N10	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Drugs, Client's Rights and Police Powers	1911N10A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Forensic Evidence in Criminal Matters	1911N10B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Health & Life Sciences: Technology & the Law	1911N11	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
CPD Compulsory Units for In-House Counsel: Managing the Greatest Risks	1911N12	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Native Title in NSW: Leveraging Aboriginal Land Rights to Land and Sea	1911N13	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Strata Title Update: New Laws, New Regimes, New Cases	1911N14	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Complex Estate Planning and Litigation	1911N15	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Complex Estate Litigation	1911N15A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Complex Estates Planning	1911N15B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
National Food Law Forum	1911N16	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Technical and Regulatory Compliance	1911N16A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Advertising and Labelling Compliance	1911N16B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Corporate Governance Summit	1911N17	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Staying Ahead of Legislative and Compliance Obligations	1911N17A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Critical Actions for Boards, Legal Counsel & Governance Executives	1911N17B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Religious Based Institutions: The Legal Issues	1911N18	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 1: Religious Freedom and Governance Issues	1911N18A	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Session 2: Institutional Abuse - Liability and Civil Claims	1911N18B	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Workplace Law Conference 2019	1911N19	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>



PLEASE REGISTER ME FOR THESE ONLINE ONLY PROGRAMS:

SEMINAR NAME	Code	Std. Price	Early Bird	Live Online	Recording
Women in Public Law	WEB1911C01	\$870	\$770	<input type="checkbox"/>	<input type="checkbox"/>
5 Skills for the Commercially Minded In-House Counsel	WEB1911005	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
IP Fundamentals Series Part 1: Trade Marks	WEB1911006	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
CPD Required Units for Family Lawyers	WEB1911S01	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Employment Contracts and Policies: Getting Shipshape	WEB1911S02	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Business Clients: 25 Answers To Their Most Asked Questions	WEB1911S06	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Trusts Masterclass	WEB1911S07	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Legal Issues for Startups	WEB1911W02	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
CPD Compulsory Units for All Lawyers	WEB1911W03	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Insolvency and Bankruptcy Latest Developments	WEB1911W05	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
A Guide to Federal Court Litigation	WEB1911V06	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Complex Property Settlements For Family Lawyers Practicum	WEB1911V08	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
IP Fundamentals Series: Copyright	WEB1911V09	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Foundational Government Lawyers' Training	WEB1911W12	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>
Information Law for Government	WEB1911W13	\$490	\$395	<input type="checkbox"/>	<input type="checkbox"/>

TERMS AND CONDITIONS

For Full Terms and Conditions and Privacy Policy please visit www.legalwiseseminars.com.au Early Bird Offer: Register and pay for all November 2019 programs by 18 October 2019 to receive the early bird offer. Live online seminars and On Demand seminar recordings prices are per person viewing only. They may not be distributed to another person or may they be used for group viewings. Variation of Program: Legalwise Seminars intends to run all programs as advertised but reserves the right to change the programs without notice and to cancel/postpone if required. If so, we will offer a transfer or a full refund/credit. Transfer/Cancelation: You may nominate a replacement delegate to attend in your stead at any time without charge. There is no cancellation, refund or credit available for within 2 working days of the date of the program but you may nominate a replacement without charge. You may transfer from one program to another, or between face to face and online attendance within 2 working days of the date of the earlier program but then a transfer fee of \$75 for a half day program and \$150 for a full day program will be charged in addition to the original registration fee. No fee is charged to transfer between On-demand and Live an Online programs of exactly the same program. If you wish to cancel your registration, or transfer between face to face and electronic attendance, 3 to 5 working days prior to the date of the program then you will be charged an administration fee of \$75 for a half day program or \$150 for a full day program and the remainder of the original registration fee will be refunded/credited. No fee is charged to transfer between On-demand and Live an Online programs of exactly the same program. You may cancel or transfer with no charge and receive a full refund or credit more than 5 working days prior to the date of the program. All notifications should be forwarded to info@legalwiseseminars.com.au. Privacy: Legalwise Seminars Pty Ltd protects the privacy and security of information provided by you. By completing this form, you agree to the use of your personal information by Legalwise Seminars Pty Ltd, to process your registration or enquiry, to contact you about products, services and events, and for internal purposes. A list providing only the delegates' name, job title and company are provided to all presenters prior to the event.

BOOKING CODE: 1911NWBE