

PRESENTERS



Samuel Hood, Norris Ward McKinnon, Hamilton

Sam practises in civil litigation and employment law. He has appeared as lead Counsel in successful proceedings before the High Court and Court of Appeal of New Zealand and also the High Court and Court of Appeal of the Cook Islands. Sam's specialist areas include claims involving restraints of trade and protection of confidential information and employment disputes. He has a particular interest in search and freezing orders and has represented domestic and international companies on search and freezing order applications in the High Court and the Employment Court.



Jesse Savage, Norris Ward McKinnon, Hamilton

Jesse has a wide practice in civil litigation, including commercial and contractual disputes. He regularly appears in the High Court and has appeared in several high value commercial lease arbitrations. Jesse has a particular interest in property disputes, equitable remedies and interlocutory applications. He has represented companies both in obtaining search and freezing orders and companies subject to search orders.

The statements and conclusions contained in this booklet are those of the author(s) only and not those of the New Zealand Law Society. This booklet has been prepared for the purpose of a Continuing Legal Education course. It is not intended to be a comprehensive statement of the law or practice, and should not be relied upon as such. If advice on the law is required, it should be sought on a formal, professional basis.

CONTENTS

1. INTRODUCTION	1
2. PRELIMINARY MATTERS	3
3. JURISDICTION – EMPLOYMENT	5
4. SEARCH ORDERS	7
INTRODUCTION	7
HISTORY – THE “ANTON PILLER” ORDER	7
REQUIREMENTS	7
<i>Strong prima facie case (r 33.3(a))</i>	9
<i>Serious loss or damage to applicant (r 33.3(b))</i>	9
<i>Sufficient evidence of possession and possibility of destruction/concealment (r 33.3(c))</i>	10
5. APPLYING FOR A SEARCH ORDER	13
WHAT DOCUMENTS DO YOU NEED TO PREPARE?	13
UNDERTAKINGS	13
ANCILLARY UNDERTAKINGS	14
DUTY OF FULL AND FRANK DISCLOSURE	14
SCOPE OF A SEARCH ORDER	15
“ROVING” SEARCH ORDERS	15
EXECUTION OF AN ORDER: THE PLAINTIFF	16
THE ROLE OF THE INDEPENDENT SOLICITOR	16
GENERAL “RESTRICTIONS” ON THE EXECUTION OF AN ORDER	17
PRACTICAL “CHECKLIST”	17
EXECUTION OF AN ORDER: THE DEFENDANT	18
ATTENDING THE PREMISES	19
VARIATION OR DISCHARGE OF AN ORDER	19
POST-EXECUTION	20
<i>Review of search: r 33.8</i>	20
6. ADDITIONAL ISSUES	23
CONTEMPT	23
SELF-INCRIMINATION	23
COSTS: R 33.9	24
7. FREEZING ORDERS	25
INTRODUCTION	25
THE TEST	25
<i>Common law test</i>	25
HIGH COURT RULES 2016	26
GOOD ARGUABLE CASE	27
ASSETS TO WHICH THE ORDERS CAN APPLY, EITHER INSIDE OR OUTSIDE THE JURISDICTION	27
RISK OF REMOVAL, DISPOSAL, DEALING, DIMINISHMENT	28
8. INTERNATIONAL ELEMENTS	31
FOREIGN ASSETS	31
FOREIGN PROCEEDINGS	31
FOREIGN DEFENDANTS	33
9. THIRD PARTIES	35
THIRD PARTIES WHO ARE NOT RESPONDENTS	35
THIRD PARTY RESPONDENTS	35
10. ANCILLARY ORDERS	39
DISCLOSURE	39
OTHER ANCILLARY ORDERS	39

11. PRACTICAL CONSIDERATIONS	41
WHICH FORM OF APPLICATION.....	41
WITHOUT NOTICE APPLICATION.....	41
FULL AND FRANK DISCLOSURE.....	42
PICKWICK PROCEDURE.....	42
UNDERTAKING AS TO DAMAGES	43
12. TERMS OF THE ORDER	45
VALUE OF FROZEN ASSETS	45
LIVING EXPENSES, LEGAL EXPENSES, PAYMENTS IN THE ORDINARY COURSE	45
DURATION OF THE ORDER	46
VARYING THE ORDER.....	46
13. SEALING AND SERVICE.....	47