

# Financial Relief under the Family Law Act 1975 Spousal Maintenance, Declarations and Property Adjustment

### Spousal Maintenance

- Usually interim until trial
- Usually periodic
- ▶ May be lump-sum
- Capacity of payer ("reasonably able to pay")
- ▶ Need of payee ("unable to support herself or himself adequately")
- ► No presumption of standard of living
- ▶ Reasonable in the circumstances

Delara Chamia and Jahannaa Cahmidt & May 204

### **Declarations**

- ► Party's legal/equitable interests
- Incidental orders
- May protect against third-party claim
- ▶ Ineffective if third party has existing interest

Debra Cherrie and Johannes Schmidt – 4 May 2017

# Property Settlement

- ▶ Broad discretionary power
- ▶ Just and equitable
- ▶ Property available for division
- Retrospective assessment
- Prospective assessment

Dobro Chomio and Johannes Colonielt 4 May 2001

5

# Just and Equitable

- Underlying requirement for fairness
- ► Court may refuse to make consent Orders
- ▶ Threshold question: just and equitable to make order adjusting property?
- ▶ Threshold met in almost all cases

Debra Cherrie and Johannes Schmidt – 4 May 2017

# What is Property under the *FLA*?

- ▶ Recursive definition
- Very wide interpretation
- ▶ Limited to available / existing property
- Includes:
  - ▶ Real
  - Personal
  - ► Choses-in-action
  - ► Trust interests (some)
  - ▶ Partnership Interests

Debra Cherrie and Johannes Schmidt - 4 May 2013

\_

### **Trust Interests**

- ▶ The **Doe Family Trust** is a discretionary family trust.
- ▶ Jane is one of three specified beneficiaries.
- ▶ Jane has received substantial distributions in each of the past three years.
- ▶ In prior years, **Jane** occasionally received nominal distributions.
- ▶ Does Jane's interest in the Doe Family Trust constitute property?

Debra Cherrie and Johannes Schmidt - 4 May 201

### **Trust Interests**

- Question of control
  - ▶ Power of appointment
  - ▶ Eligibility to receive distribution
- ▶ If party controls, trust interest usually treated as property
- ▶ In absence of control, trust interest usually treated as financial resource

Debra Cherrie and Johannes Schmidt - 4 May 2017

9

### (Potential) Inheritance

- ▶ **John** is 93 years old. He has an aggressive form of cancer.
- ▶ He is pain-free, and he has declined treatment. He has 1 6 months to live.
- ▶ His will provides that his son, **David** is to inherit the family home.
- ▶ Does the home constitute property in David's hands?
- ▶ What if **John** had late-stage Alzheimers?
- ▶ What if **John** were in palliative care?

Debra Cherrie and Johannes Schmidt - 4 May 2017

### (Potential) Inheritance

- Ultimately about degree of certainty
- Question of testamentary capacity
- Mere expectancy is not property

Delays Chamin and Johannes Cohmidt & May 204

11

# When Court Can Make Orders Married Couples

- Parties must have married
- ▶ Application no later than one year after marriage dissolved
- ▶ Application out of time with leave
- No requirement that marriage has broken down

Debra Cherrie and Johannes Schmidt - 4 May 201;

### When Court Can Make Orders De Facto Couples

- ▶ De facto relationship
- Relationship broken down
- ► Two-year time limit
- Geographical requirements
- Either:
  - ► Two-year duration
  - ► Child
  - ▶ Significant contribution / injustice
  - ► Registered relationship

Dobro Chomio and Johannes Colonielt 4 May 2001

13

## De Facto Relationship?

- Heterosexual or homosexual
- Not married
- ▶ Not related by family
- ▶ Couple living together of genuine domestic basis
- ▶ FLA sets out circumstances to be considered.
- None requiredl; none determinative

Debra Cherrie and Johannes Schmidt - 4 May 201;

# **Ousting Jurisdiction**

- ► Financial Agreement
- Property, maintenance and ancillary matters
- ▶ Marriage or de facto
- Before
- During
- After

Debra Chamia and Jahannaa Cahmidt 4 May 204

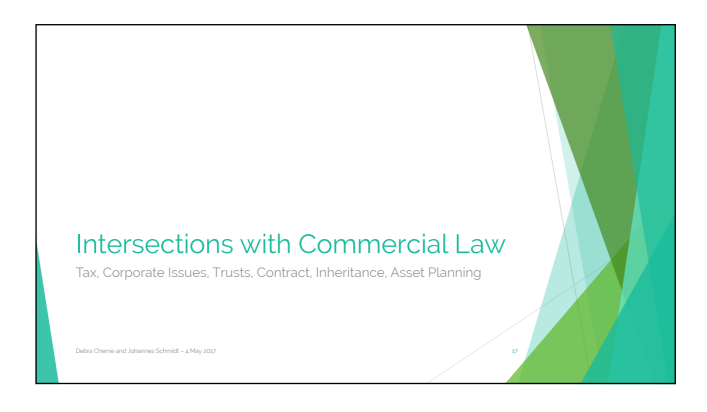
4-

### Valuation

- ▶ Procedure depends on Court
- FCΔ
  - ► Expert evidence by single expert
  - ▶ Leave to adduce evidence of adversarial expert
- ▶ FCC
  - ▶ May engage separate experts
  - ▶ May agree on joint expert

Debra Cherrie and Johannes Schmidt - 4 May 201;

.





# Corporate Issues

- Family Law Courts have jurisdiction under Corporations Act 2001
- Directors' Duties third parties
- ▶ Obtaining company records
- Appointing receivers

Delara Chamia and Jahannaa Cahmidt & May 204

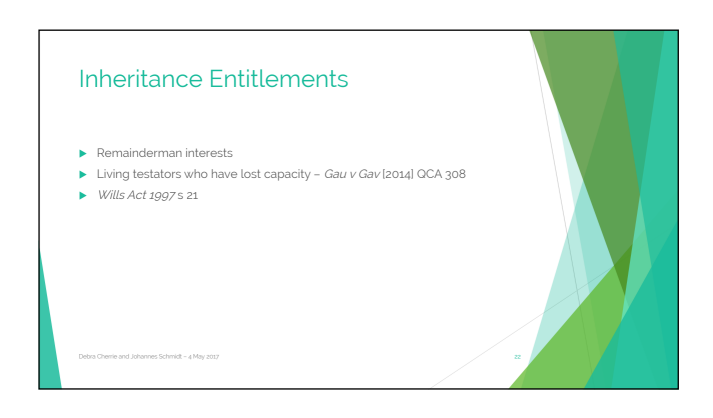
19

### Trusts

- Family Court's view of trusts and beneficiary intervention
- ▶ Trust deed advice
- Establishing control
- ▶ Family Arrangement documents and Deeds of Wishes
- ► Family trust elections

Debra Cherrie and Johannes Schmidt – 4 May 201

# Contractual and Equitable Principles When Financial Agreements may be: Void Voidable Unenforceable



### Asset Planning Financial Agreements

- Oust jurisdiction
- ▶ Maximum available asset protection for relationship / marriage breakdown
- Family charters and trust deed provisions to mandate Financial Agreements
- Value in estate planning
  - ▶ differences between financial agreements for married and de facto parties
- ► Always check for existence of Financial Agreement before implementing any change of ownership or structure for estate planning purposes
- Evidentiary value of pre-cohabitation agreements

Debra Cherrie and Johannes Schmidt - 4 May 2017

2

# Asset Planning Orders in an Intact Marriage

- to change trust test individuals
- ▶ to take advantage of roll over relief
- ▶ to implement superannuation arrangements

Debra Cherrie and Johannes Schmidt – 4 May 201