

JOURNAL OF CIVIL LITIGATION AND PRACTICE

Volume 7, Number 3

2018

EDITORIAL – *Editors: Roderick Joyce QSO QC and Professor Michael Legg*

Why Not Litigate? – *Michael Legg* 143

Lawyers’ Selflessness Yet to Be Rewarded in New Zealand – *Roderick Joyce QSO QC* 144

ARTICLES

Evaluating Damages in Shareholder Class Actions for Misleading Conduct and Breach of Disclosure Duties – *Lynsey Edgar*

This article examines damages in shareholder class actions for misleading conduct and disclosure breaches by listed companies. There are a number of legal methods that can be used to quantify shareholders’ losses – each is considered along with its problems. In conjunction with this analysis, the article discusses the practical mechanics of measuring loss, the rationales for the payment of damages to shareholders, and settlement. 147

The Future of Law – *Sir Geoffrey Vos*

In this article, the Chancellor of the High Court of England and Wales presents his vision for the future of lawyers, courts and judges in the coming decades. He mainly addresses the business lawyers’ environment, but also touches on criminal, family and administrative matters. The Chancellor’s thesis is that Fintech, Legaltech and Regtech will revolutionise the way we educate, train, and utilise legal expertise, and that while some of the changes may be slower than people expect many will be much faster. 162

COMMENTARY

The Woolf and Jackson Reforms – *Roger Quick* 169

CASE NOTES – *Editor: Louise Beange*

Morris-Garner v One Step (Support) [2018] 2 WLR 1353; [2018] UKSC 20: Negotiating (Or “Wrotham Park”) Damages for Breach of Contract – *William Fotherby* 186

Durie v Gardiner: New Zealand’s New Public Interest Defence to Defamation Claims – *Thomas McKenzie* 191

VOLUME 7 – 2018

Table of Authors 205
Index 207

