

Male, Female or Non-Specific: NSW Registrar of Births, Deaths and Marriages v Norrie

Presented by:
David Bennett AC QC
Joanna Davidson
Norrie

NSW Bar Association Common Room

5.15pm Tuesday 18th November

This seminar has been organised by the New South Wales Bar Association's Human Rights Committee.

1.5 HOUR SEMINAR
1.5 CPD POINTS IN THE
SUBSTANTIVE LAW STRAND

On 2 April 2014, the High Court unanimously held that the *Births, Deaths and Marriages Registration Act* 1995 (NSW) recognises that a person may be neither male nor female, and so permits the registration of a person's sex as "non specific".

Norrie, the respondent to the High Court appeal, who is a celebrated Sydney iconoclast, together with other gender diverse activists, lobbied for the passage of the Act. Norrie will discuss why the Act was necessary and the circumstances leading to the litigation.

David Bennett AC QC, who appeared for Norrie, will discuss the approach to statutory construction taken by the Court and the possible impact of the decision on any future consideration of analogous legislation.

Joanna Davidson, Barrister, will discuss how the *Norrie* case sits within a growing trend towards legal recognition of differences of sex and gender.

THIS SEMINAR IS OPEN TO MEMBERS OF THE NSW BAR ASSOCIATION

REGISTRATION IS NOT REQUIRED

For more information, please contact Bali Kaur bkaur@nswbar.asn.au OR (02) 9229 1722

NSW Bar Association Selborne Chambers, B/174 Phillip Street, Sydney



Continuing **Professional** Development