
Index

Airline alliance

- Qantas and Air New Zealand
 - public benefit test, 28, 38, 55-6

Ancillary restraints

- analysis, methods of, 425
- definition, 418
- joint ventures, in, 417-27
- scope of doctrine, 422
- standard of proportionality, 424
- time dimension relating to, 419

Anticompetitive arrangements

- joint ventures, prohibited in, 214, 220

Australian Competition and Consumer Commission (ACCC)

- cartels, criminalisation of, 439-440
- Consumer Welfare Standard
 - merger authorisation, 28, 49-50
- debt collection industry, regulation of, 165
- discretionary powers, 49
- joint negotiations, authorisation of, 413
- joint venture reforms, 219

Australian Competition Tribunal

- joint venture reforms, 224
- Total Welfare Standard
 - merger authorisation, 28, 38

Australian Industrial Relations Commission (AIRC)

- changed role in WorkChoices reform, 383

Australian Prudential Regulation Authority (APRA)

- Basel II, implementation of, 285, 289-293
- role of, 284-285

Australian Securities and Investments Commission (ASIC)

- civil penalty regime, 428-431
 - HIH case, 441-444
 - Vizard case, 428, 444
- debt collection industry, regulation of, 165

Australian Taxation Office

- audit and investigation powers, 69
- tax exploitation schemes *see* **Tax exploitation schemes**

Banks

- Basel II *see* **Basel II**
- regulation of, 285

Basel II

- competition, effect on, 294-299
 - internationally, 296
- effect on Australian market, 284-303
- framework, 288
- history, 287
- implementation in Australia, 289
- liquidity risk, 302
- objectives, 293
- securitisation, effect on, 299-302

Book reviews

- Charges on Book Debts: A Spectrum of Views* by R Baxt, 75-77
- Competition Law — Cases & Materials* by J Duns, MJ Davison & C Beaton-Wells, 314
- Fisher and Lightwood's Law of Mortgage* by ELG Tyler, PW Young & C Croft, 245
- Privacy Law in Australia* by C Doyle & M Bagaric, 78-80
- The Law of Insider Trading in Australia* by G Lyon and JJ du Plessis, 466

Bottleneck facilities

- explanation of, 322
- regulation under *Trade Practices Act*, 322-365

Cartels

- civil penalties for, 438
- criminal sanctions, introduction of, 438-439

Civil penalties

- ASIC's enforcement record, 436
- corporate misconduct, for, 428-446
 - HIH case, 441-444
 - Vizard case, 428, 444
- definition, 141
- fair trial, 152
- Part 9.4B, introduction of, 432-436
 - CLERP Act reforms, 436
 - Cooney Committee report, 433
 - strategic regulation theory, 433-5
- privilege, 145-151
- procedure, 139-155
- prosecutorial fairness, 151
- reasons for regime, 431
- standard of proof, 142-5
- tax exploitation schemes, promotion of, 67, 69, 72

Collaboration *see* **Joint ventures**

Company law

- auditor independence and criminal liability, 156-64
 - ASIC offences, failure to notify, 160
 - auditor rotation, 162
 - declarations of independence, 163
 - fault based offences, 157
 - quality control system defence, 158
 - strict liability, 157
- charges on book debts
 - book review, 75-7

Competition law

- access to competitors' facilities or services, 322-385
- Australian Competition and Consumer Commission *see* **Australian Competition and Consumer**

Commission

- Australian Competition Tribunal *see* **Australian Competition Tribunal**
- book review, 314
- collaboration, 399-427
- essential facilities doctrine (US), 334-339
- joint ventures, regulation of, 211-26
- mergers
 - competitive effect of *see* **Mergers**
- monopolisation in New Zealand, 260-283
- refusal to deal with competitors (US), 332-339
- sharing infrastructure with competitors, 322-365
 - bottleneck facilities, 322-325
- unfair, 9-11

Confidential information

- sports betting agencies, 9, 17-18
 - equitable jurisdiction, 18
- what constitutes, 18

Consumer contracts

- consumer protection provisions, 449-451
- intervening in, 458
- unfair terms, prohibition of, 447-465
 - borrower's capacity to pay, failure to assess, 456
 - consumer credit cases, 451-458
 - price or cost, as to, 451
 - reform options, 463-465
 - relief from substantive unfairness, 459-463
 - structure resulting in unjust outcomes, 453-455
 - terms unnecessary for protection of trader's interests, 455

Consumer protection

- contract law and, 449-451

Index

- merger analysis
 - consumer welfare standard, 28-37
- misleading conduct apportionment provisions, effect on, 119-38

Consumer rights

- merger approval process, 35

Continuous disclosure

- breaches of, 58-74
 - compensation for, 62, 66
 - infringement notices, 63, 66
 - injunctions under Corporations Act, 64
 - undertakings under ASIC Act, 64-66
- enforcing, means of, 61-66
 - civil penalty, 61
 - criminal penalty, 61
 - draft legislation, 66, 68-74
 - public orders, 62, 66
- lessons for promoters of tax exploitation schemes, 58-74
- requirement of, 60

Contracts

- consumer *see* **Consumer contracts**
- consumer protection provisions, 449
- contravening provisions, 311
- indemnity clauses, 89-104
 - pro forma contracts, 91
- instalment contracts (SA), 237-240
- severance of contravening provisions, 309-313
- unfair, statutory relief from, 100
- void
 - restitution pursuant to, 237-240

Copyright

- infringement, 23-25
- sports body, 18-25
 - copyright protection, 18-19
 - infringement of copyright, 23
 - originality, requirement of, 19-20

Corporate misconduct

- civil or criminal penalties, whether, 428-446
- civil penalty regime, 431-7
- criminal law as deterrent, 438-441

Criminal sanctions

- corporate misconduct, for, 428-446
- cartels, 438-439

Debt collection industry

- ACCC's regulation of, 165
- ASIC's regulation of, 165
 - statute barred debts, 165-167

Defamation

- defamatory language, what constitutes
 - "sucks", 389

Directors

- competing with employer via corporate structure, 304-308
- confidentiality, breach of, 304, 306-307
- contractual obligations, breach of, 304-308
- restraint of trade agreement, 307

Empirical analysis

- merger investigations, in, 227-236
 - Australian guidelines, 234-236
- types of, 228-232

Exclusionary provisions

- per se prohibitions, 399-400

Gambling

- betting agencies
 - confidential information, 17
- sports *see also* **Sporting bodies**
 - accessing revenue, 7-27
 - online betting, 9

Globalisation

- industrial relations reform, effect on, 378
- labour market regulation, effect on, 366-384

Indemnity

- bare, 89
- business entities, between, 89-104
- doctrine of consideration, 98
- insurance, 93
- landlord and tenant, between, 102
- penalties, 99
- proportionate, 90
- reflexive, 90
- statutory relief from, 100
- volenti non fit injuria, 99

Industrial relations reform

- globalisation, effect of, 366-384
- history of, 367, 371
 - industrial arbitration in federal system, 371
 - labour market reform in 1990s, 373-378
 - reform in 1980s, 372
 - Workplace Relations Act 1996* (Cth), passing of, 377
- industries, relative importance of, 368
- political influence, 370
- structure of employment, 369
- trade unions, decline in importance of, 369-370
- WorkChoices *see* **WorkChoices**

Injurious falsehood

- blog websites, liability of, 385-390
- history of, 385

Insider trading

- book review, 466

Intellectual property

- what constitutes, 20-22

Joint ventures

- ancillary restraints, 417-427
- authorisation of, 220, 225
- competition law analysis, 399-427
 - access to essential facility, pricing of, 414
 - information sharing agreements, 411
 - joint negotiations, 413
 - methods of analysis, 425
 - restraints on separate competition, 410
 - screening devices, 407-409
- definition, 211
- horizontal, 211
- networks, 415-17
- per se prohibitions, 399-400, 407
- regulation under competition law, 211-226, 401
 - anticompetitive arrangements, prohibition of, 214
 - exclusionary provisions, 216-17, 399-400
 - price fixing exception, 215-17, 399-400
 - public benefit testing, 221-224
 - reforms, 219, 224

- single entity, treatment as, 405-407
- statutory framework, 401
- what constitutes, 419-422

Labour market regulation

- globalisation, effect of, 366-384
- international competition, effect of, 366-384

Landlord and tenant

- indemnities, 102

Legal relations

- intention to create, 175-185
 - commercial agreement presumption, 178
 - family agreement presumption, 178-9
 - relationship of parties involved, 176-177

Liquidity

- Basel II, effect of, 302

Mergers

- anti-trust enforcement in USA, 186
- approval process
 - rights, allocation of, 35
- authorisation
 - public benefit standard, 38, 49-57
- compensation to consumers, 42-3
- consumer welfare standard, 28-37, 41, 51
 - undertakings-based, 41-4
- empirical analysis, 227-36
- market analysis, 186-210
- market definition
 - in Australia, 198-209
 - in USA, 193-198
- “pass through”, 28-37
- public benefit standard, 28-57
 - pure public benefits, 37
- Qantas/Air New Zealand* proposed alliance, 28, 38, 55-56
- regulation of, 187-9
- supra-competitive price increases, 186, 190
- total welfare standard, 28-37, 38, 51
 - justification of, 32-33
 - problems with, 44
- unilateral effects analysis, 186-210
 - differentiated products, 191, 206

Index

- economic theory, 189-193
- regulations in Australia, 198-209
- regulations in USA, 187-9, 193-198
- welfare economics, 39-41
- welfare tests, 29-35, 38-48
 - equivalent criteria, 34-35
 - Gans approach, 28-37, 41-4, 53, 55
 - Kaldor-Hicks compensation, 34, 40, 52
 - Pareto criterion, 34, 39-40
 - Qantas test, 31
 - Williamson example, 30
- Misleading or deceptive conduct (s 52 TPA)**
 - apportionment of responsibility, 119-138
 - liability for breach, 16
 - sports betting agencies, by, 12-16
 - what constitutes, 390
- Misrepresentation (s 53 TPA)**
 - sporting bodies, of, 9, 11-17
- Monopolisation**
 - natural monopoly, 322-4
 - essential facilities doctrine (US), 334-9
 - regulation under Pt 111A of *Trade Practices Act 1974*, 322-332
 - New Zealand, in, 260-283
 - cases applying s 36 of *Commerce Act 1986*, 278-283
 - “counterfactual” test, 270
 - legitimate business reason for conduct, 274
 - “taking advantage of”, what constitutes, 270-274
- Price fixing**
 - joint ventures, exception in, 215, 409-410
 - per se prohibitions, 399-400
- Privacy law**
 - book review, 78-80
- Restitution**
 - void contracts, pursuant to, 237-240
- Restrictive trade practices**
 - injunction prohibiting lawful activity, 241-244
 - statutory severance under s 4L, 309-313

Securitisation

- Basel I, effect of, 300
- Basel II, effect of, 299-302
- definition, 299

Service

- access by competitors to, 322-365
- declaration of, 343
- definition in *Trade Practices Act 1974*, 340-341

Shareholders

- mergers
 - public benefits of, 28

Small businesses

- anticompetitive conduct, protection from, 255-259
- section 46 reforms, 255-259
 - co-ordinated market power, 258-259
 - price-cost tests, 257
 - recoupment potential, 258
- Senate Economics References Committee report, 255

Sporting body

- copyright protection, 18-25
- gambling, accessing revenue from, 7-27
- reputation or goodwill of, 16
- sponsorship, 12
- trade mark, 25-26
- unfair competition, tort of, 9-11

Sports betting agencies

- confidential information, 17-18
- infringement of copyright, 23-4
- representation of sporting association, 12-16
- use of registered trade mark, 25-6

Takeovers panel

- decision-making by, 105-118

Tax agents

- statutory duty of care, 67

Tax exploitation schemes

- continuous disclosure *see* **Continuous disclosure**
- definition, 71
- deterrence of promoters of, 58-74
 - civil prosecution, 67, 69
 - criminal prosecution, 67
 - draft legislation, 68-74

Index

- history of, 66-67
 - negligence, 67
- draft legislation, 68-74
 - civil penalty regime, 69, 72
 - Part IVA Panel, 69-70
 - report on ATO audit powers, 69
 - statutory injunctions, 72
 - technical problems, 70
 - voluntary undertakings, 73
- promoters of, 59
 - definition, 70
- Telecommunications services**
 - access by competitors to essential services, 322-365
 - regulation by *Trade Practices Act 1974*, PT XIB, 363
- Tort**
 - injurious falsehood
 - blog websites liable under, 385-390
 - passing off, 11-12, 16
 - unfair competition, 9-11
- Totalizer Agency Board**
 - betting
 - sporting events, 7
 - fees
 - racing industry, 7
- Trade agreement**
 - restraint of, 304-8
 - director's breach of contractual duty, 304-308
- Trade marks**
 - infringement, categories of, 25-26
 - sporting bodies, 9, 18-25
- Trade practices**
 - consumer protection potency, 119-138
 - misleading and deceptive conduct, 12-16
 - proportionate liability, 131-137
 - misrepresentation, 17
 - passing off, 11-17
 - restrictive
 - debt collection guidelines, 165-168
- Trade Practice Act 1974 (Cth)**
 - Part IIIA
 - access pricing under, 350
 - mechanics of declaration process, 339
 - pricing approaches under, 351

- Baumol-Willig rule, 353
- cost of service approach, 354
- efficient component rule, 353
- Price Caps approach, 352
- two-part tariffs, 354
- regulating access to essential facilities or services, 322-365
- “service”, definition of, 341
- Part XIC
 - access obligations imposed upon suppliers, 358-361
 - access provisions, 354-363
 - declaration requirements, 355
 - disadvantage for private litigants, 364
 - object of, 356-358
 - pricing principles under, 361
 - telecommunications services and, 363
- Trade unions**
 - decline in importance, 369-730
- Unilateral effects analysis** *see* **Mergers**
- Welfare standards**
 - merger analysis *see* **Mergers**
- WorkChoices**
 - industrial relations reform, as part of, 366, 382-384