
Index

ACCC. *see* **Australian Competition and Consumer Commission (ACCC)**

Access regimes

incentives and outcomes created by, 113-126

“Accounts”

vs chattel paper, 215-216

AIPCC (*ACCC Immunity Policy for Cartel Conduct*)

effectiveness of, 171-213

Andrews case

impact on penalties doctrine, 314-336

Ange case

on penalties for breaches, 331-332

Anticompetitive conduct regulations

incentives and outcomes created by, 113-126

supermarket regulation, 270-291

ANZ Banking case

ss 45 and 46 pleadings in, 311

Appeal rights

effect on regulatory outcomes, 113-126

Arbitrage, regulatory. *see* **Regulatory arbitrage**

ASIC. *see* **Australian Securities and Investments Commission (ASIC)**

Assignment financing

chattel paper and, 218-219

ASX Corporate Governance Council

whistleblower protection policies, 295-296

Australian Competition and Consumer Commission (ACCC)

ANZ Banking case, 311

Cement Australia case, 311

Immunity Policy for Cartel Conduct (AIPCC), 171-213

incentives to cooperate with investigations by, 68

lack of transparency in reporting by, 211-213

powers of increased, 123-126

prosecutions for cartel conduct by, 202-203

remedies in cases brought by, 354-366

supermarket regulation by, 273-283

unbalanced powers may distort outcomes, 114-121

Australian Consumer Law (ACL)

best interests duty and, 25

Australian Information Commissioner

new powers, 60-61

Australian Securities and Investments Commission (ASIC)

incentives to cooperate with investigations by, 67-68

inquiry into by Senate Committee, 312

lacks whistleblower protection policy, 295

passing information under legal privilege to, 66-83

proposed recharacterisation of consumer leases, 266

role in FOFA reforms, 8-9, 19

waiver of legal privilege and, 79-81

Azimut-Benetti Spa case

on penalties for breaches, 332-334

Banking industry

customer relationships in, 321

Bell Group cases

duty of care vs fiduciary duties, 337-338

implications for directors' duties, 130-131, 135-137, 308

Best interests duty

assessing, 22-28

enforcing, 26-27

FOIA reforms and, 13-18

Bona fide rule

duties of directors, 127-141

duty of care vs, 337-353

Book reviews

Consumer Law & Policy in Australia & New Zealand, 162-165

Incentivising Employees: The Theory, Policy and Practice of Employee Share Ownership Plans in Australia, 229-233

“Bounty hunters”

rewarded for disclosing wrongdoing, 298-307

Brandis, Senator George

on litigation funding, 312

Breaches

stipulated sums payable on, 314-336

Breen case

duties of directors and, 128, 132-133

Bribery provisions

Commonwealth Criminal Code, 296

Buyers

defining, 370-371

Cartel conduct

detection and prevention, 200-202

immunity policies and deterrence of, 171-213

stopping, 202

Causality

counterfactual issues, 95-97

Cement Australia case

ss 45 and 46 pleadings in, 311

Chattel paper

consumer finance and, 214-228

Civil immunity

from prosecution for cartel conduct, 194-199

Coal industry regulation

in Queensland, 84-92

Coercion

to participate in cartel, 184-185

Commerce Act 1986 (NZ)

s 46, meaning of “take advantage” in, 93-105

Common law

- conduct obligations under, 9-11
- on penalties for breaches, 317-318

Commonwealth Criminal Code

- bribery provisions, 296

Commonwealth Director of Public Prosecutions

- incentives to cooperate with investigations by, 68

Companies. *see* **Corporate law****Compensation provisions**

- for cartel conduct, 208-210

Competition and Consumer Act 2010

- s 46, meaning of “take advantage” in, 93-105

Competition and Consumer Act 2010 (Cth)

- remedial structure of and s 83, 354-366

Competition law. *see also* **Anticompetitive conduct regulations**

- supermarket regulation and, 273-279

Compliance

- with anti-cartel conduct provisions, 210-211
- “culture of” 106-108

Conditional sales

- consumer leases and, 246-249

Conduct obligations

- financial advice services, 7-11

Confidentiality issues

- applicants for immunity from prosecution for cartel conduct, 192-194

Confidentiality terms

- waiver of legal privilege and, 79-81

Consumer Credit Legislation Amendment (Enhancements) Act 2012 (Cth). *see* **Enhancements Act 2012 (Cth)****Consumer leases**

- suggested merger with credit contracts, 240-269

Consumer protection

- Consumer Law & Policy in Australia & New Zealand*, 162-165
- consumer lease financing and, 240-269
- failings of current law, 12-13
- FOFA reforms and, 5-29
- privacy regulations review, 55-61
- sales financing techniques, 216-219
- WA Energy Ombudsman and, 43-47

Contracts

- breaches of. *see* **Breaches**

“Cooperation” with regulators

- legal professional privilege and, 66-83

Corporate law

- Bell litigation, 308
- culture of compliance, 106-108
- duties of directors, 127-141
- James Hardie litigation, 40-42

Corporations Act

- conduct obligations under, 7-8
- on whistleblower protection, 294-295

Counterfactual test

- in defining “taking advantage” in competition statutes, 93-105

CPEM

- approach to deterring cartel conduct, 205-208

Credit Code

- on consumer leases, 242-243, 253

Credit contracts

- suggested merger with consumer leases, 240-269

Credit Reporting Codes of Conduct

- new provisions, 60

Credit reporting regulations

- review of, 57-60

Creditors

- liability of trustees and, 142-161

Criminal Code. see Commonwealth Criminal Code

Criminal immunity

- from prosecution for cartel conduct, 194-199

Directors. *see also Bell Group cases*

- duties of, 127-141, 337-353

Disclosure obligations

- applicants for immunity from prosecution for cartel conduct, 187-194
- consumer leases, 253, 256-257
- financial advice services, 11

Dunlop test

- on penalties for breaches, 317

Duty of care

- fiduciary duties vs, 337-353

Early termination

- of consumer leases, 253, 258-259

Economic efficiency

- predatory or unfair conduct distinguished from, 97-98, 102

Energy Ombudsman. *see Western Australian Energy Ombudsman*

Enforcement

- ASIC Information Sheet 151:, 67-68
- consumer leases, 259
- of stipulated sums payable on breach of contract, 314-336

Enhancements Act 2012 (Cth)

- on consumer leases, 254-262

Environmental Protection (Greentape Reduction) Amendment Act 2012 (Qld). see Greentape Act (Qld)

Equity

- duty of care vs fiduciary duties, 337-353
- penalties rule as issue of, 325-326

European Commission

- “bounties” for disclosing wrongdoing, 300

Federal Franchising Code of Conduct

review of, 48-54

Fiduciary duties

best interests duty and, 25-26

duty of care vs, 337-353

scope and content of, 127-141

Finance

chattel paper and, 214-228

Finance leases

defining, 244-246, 249-250

Financial advice

conduct obligations, 7-11

disclosure obligations, 11

FOFA reforms, 5-29

private dispute resolution, 19-20

FOFA reforms. *see* Future of Financial Advice (FOFA) reforms**Franchising**

disclosure obligations, 52-54

review of Federal Franchising Code, 48-54

Fraud

whistleblower protection and, 292-307

Future of Financial Advice (FOFA) reforms

enforcement of, 18-20

industry response to, 20-22

personal financial advice, 5-29

pre-FOFA protections, 12

Greentape Act (Qld)

coal industry regulation, 85-86

Groceries Code Adjudicator Ombudsman (UK)

supermarket regulation and, 270

Grocery supply chain. *see* Supermarket regulation**Hire-purchase financing**

chattel paper and, 216-217, 223-224

consumer leases and, 246-249

Home and contents insurance

public liability coverage of volunteers, 33-34, 37-39

Human resource management

Incentivising Employees: The Theory, Policy and Practice of Employee Share Ownership Plans in Australia, 229-233

Immunity policies

for cartel conduct, 171-213

Integral case

on penalties for breaches, 324-325

Interest in personal property. *see* Security interests**James Hardie litigation**

securities, 40-42

Leases

consumer finance via, 240-269

Legal professional privilege

passing information under to regulators, 66-83

Liability

limited liability of trustees, 142-161

model clause for limited liability, 149-158, 160-161

personal insurance cover for volunteers and, 30-39

Limited liability. *see* **Liability**

“Limited waiver” *see* **Waiver of legal privilege**

Litigation funding

government interest in, 312

Metcash

supermarket regulation, 275, 282

Mines Legislation (Steamlining) Amendment Act 2012 (Qld). *see* **Streamlining Act (Qld)**

Misrepresentation

in consumer leases, remedies for, 259-260

Monetary penalties

for breaches of the franchising code of conduct, 50

Monopolisation legislation

meaning of “take advantage” in, 93-105

Motor vehicle insurance

public liability coverage of volunteers, 34-35

National Privacy Principles. *see* **Australian Privacy Principles**

New Zealand

Consumer Law & Policy in Australia & New Zealand, 162-165

monopolisation legislation, 93-105

New Zealand Commerce Commission

anticompetitive conduct regulation, 118-121

OECD (Organisation for Economic Cooperation and Development)

on whistleblower protection, 293, 295-298

Office of the Australian Information Commissioner. *see* **Australian Information Commissioner**

Ombudsmen

roles undertaken by, 43-44

supermarket regulation by, 270, 287-288

“Ordinary course of business”

defining, 371-372

Overlapping tenure

Queensland coal industry regulation, 88-89

Parliamentary Ombudsmen. *see* **Ombudsmen**

Parties to a cartel

defining, 183

Penalties for breaches

impact of *Andrews* case appeal result, 314-336

Personal financial advice. *see* **Financial advice**

Personal indemnity clauses

in trust deeds, 151-152

Personal insurance cover. *see* **Private insurance**

Personal property

chattel paper, 214-228

pre-encumbered, acquisition of, 367-376

-
- Personal Property Securities Act 2009 (Cth) (PPSA)***
 chattel paper priority rules, 219-222, 226-228
 s 46(1) on transfer of title, 367-370
- Pomeroy, John Norton**
 on penalties and stipulations, 329-330
- Predatory pricing**
 distinguished from economic efficiency, 97-98, 102
 reasonable prospect of recoupment, 102-104
- Pre-encumbered property**
 acquisition of, 367-376
- Prescriptive duties**
 vs proscriptive, 133-134
- Privacy Amendment (Enhancing Privacy Protection) Act 2012 (Cth)***
 consumer protection provisions, 55-61
- Private insurance**
 volunteers “piggybacking” on, 30-39
- Professional privilege.** *see* Legal professional privilege
- Prohibited fees**
 consumer leases, 257-258
- Proper purposes rule**
 duties of directors, 127-141
 obligations under, 337-353
- Proscriptive duties**
 vs prescriptive, 133-134
- Queensland**
 coal industry regulation, 84-92
- Regulation**
 regulators passing information under legal privilege, 66-83
 regulatory arbitrage from lease financing, 250-262, 264-266
 whistleblower incentives and, 292-307
- Remedies**
 in cases brought by ACCC, 354-366
- Reposessed goods**
 chattel paper and, 222-223
 under consumer leases, 253-254
- Requirement to take action**
 of directors, 346-347
- Retail industry**
 supermarket regulation, 270-291
- Returned goods**
 chattel paper and, 222-223
- Right to purchase leased goods**
 redesigning, 264-265
- Ringrow case***
 on penalties for breaches, 318, 320
- Ripoll inquiry**
 into financial advice services, 5-29
- Sales**
 financing techniques, 216-219

Securities

- culture of compliance, 106-108
- James Hardie litigation, 40-42

Security interests

- in chattel paper, 214-228
- limiting liability of security trustees, 148-149, 159-160
- pre-encumbered personal property, 373-375

Senate Economic References Committee

- Inquiry into ASIC, 312

Set-off clauses

- in trust deeds, 154

Share ownership plans

- Incentivising Employees: The Theory, Policy and Practice of Employee Share Ownership Plans in Australia*, 229-233

Standardised advice

- FOFA reforms, 5-29

Streamlining Act (Qld)

- coal industry regulation, 86-87

Supermarket regulation

- retail industry, 270-291
- voluntary industry code of conduct, 311-312

“Take advantage”

- range of meanings in competition laws, 93-105

Telecommunications industry

- regulatory powers over, 118-126

Third party liability

- for breach of fiduciary duties, 139-141

Tied loan financing

- chattel paper and, 217-218, 224-225

Trade practices legislation

- incentives and outcomes created by, 113-126

True leases

- defining, 244-246

“Truly corporate acts”

- defining, 189-190

Trusts

- legal status of, 143-146
- limited liability of trustees, 142-161

Unfair pricing. *see* Predatory pricing

United Kingdom

- supermarket regulation, 283-285

United States

- “bounties” for disclosing wrongdoing, 298-300
- cooperation with investigations in, 68-71
- monopolisation legislation, 93-94
- waiver of legal privilege for investigators, 79

Voluntary disclosure

- implications for legal privilege, 72-73

Volunteers

“piggybacking” on private insurance, 30-39

Waiver of legal privilege

inconsistency test, 71-79

other information rendered accessible by, 82

Western Australian Energy Ombudsman

consumer protection role, 43-47

Whistleblower protection

regulatory impact of, 292-307