

AUSTRALIAN JOURNAL OF ADMINISTRATIVE LAW

Volume 15, Number 1

November 2007

EDITORIAL

Legislative drafting	5
Forewarned is forearmed	6
Limiting cross-examination	6

TOPICS OF INTEREST

Administrative review council	8
--	---

ARTICLES

Administrative law in an environmental context: An update – *Hon Justice Brian J Preston*

This article reviews some of the more significant decisions in administrative law in an environmental context in the last two or so years. Primarily, the focus is on decisions of the Land and Environment Court of New South Wales and the New South Wales Court of Appeal. However, a couple of other recent decisions of other jurisdictions which raise interesting questions have been included. Recent decisions have been grouped under the relevant grounds of review they concern to place the decisions in a context. For the same reason of context, a brief overview of the law under the selected grounds of review is given.	11
--	----

Reflections on administrative law – *Hon Justice R R S Tracey*

This recent address by Justice Tracey to the Australia Institute for Administrative Law in Melbourne gives a general account of the development of administrative law in Australia over the last 40 years. His Honour's account is most informative and instructive – particularly as it relates his experiences as counsel. His conclusion is that Australia has established itself as a world leader in the field.	29
---	----

CASENOTES – *Dr Damien Cremean*

SZKKN v Minister for Immigration and Citizenship (Migration)	33
Council of the Law Society of New South Wales v Oliveri (Legal practitioners)	34
LDME and JMA (SSAT Appeal) (Child support)	35
SZBTJ v Minister for Immigration and Citizenship (Migration)	36
J Corp Pty Ltd and Salazar (Building dispute)	36
Inamed Development Company v Morton Surgical Pty Ltd (Case management)	37
Mihai and Secretary Department of Families Community Services and Indigenous Affairs (Social security)	37
Planter and Gallagher (Family law)	38
SZJXR v Minister for Immigration and Multicultural Affairs (Migration)	39

Charkas and Victoria Police (Private Security Act 2004 (Vic))	39
DIGEST OF ADMINISTRATIVE LAW CASES	41
BOOK REVIEW – <i>The Constitution of Victoria</i> by Greg Taylor	61

Guidelines for Contributors

Submission and licence agreement instructions

All contributions to the journal are welcome and should be sent, with a signed licence agreement, to the Production Editor, *Australian Journal of Administrative Law*, Lawbook Co., PO Box 3502, Rozelle, NSW 2039 (mail), 100 Harris St, Pyrmont, NSW 2009 (courier) or by email to ajadminl@thomson.com.au, for forwarding to the Editor. Licence agreements can be downloaded via the internet at http://www.thomson.com.au/support/as_contributors.asp. If you submit your contribution via email, please confirm that you have printed, signed and mailed the licence agreement to the attention of the Production Editor at the mailing address noted above.

Letters to the Editor

By submitting a letter to the editor of this journal for publication, you agree that Thomson Legal & Regulatory Limited, trading as Lawbook Co., may edit and has the right to, and may license third parties to, reproduce in electronic form and communicate the letter.

Manuscript

- Manuscript must be original, unpublished work that has not been submitted for publication elsewhere.
- Personal details (name, qualifications, position) for publication and a delivery address, email address and phone number must be included with the manuscript.
- Manuscript must be submitted electronically via email or on disk in Microsoft Word format.
- Manuscript should not exceed 4,000 words for articles or 1,500-2,000 words for section commentary or book reviews. An abstract of 100-150 words is to be submitted with article manuscripts.
- Proof pages will be sent to contributors. Authors are responsible for the accuracy of case names, citations and other references. Excessive changes to the text cannot be accommodated.
- This journal complies with the Higher Education Research Data Collection (HERDC) Specifications for peer review. Each article is, prior to publication, reviewed in its entirety by a suitably qualified expert who is independent of the author.

Style

1. **Levels of headings should be clearly indicated (no more than four levels).**
2. **Cases:**
 - Case citation follows case name. Where a case is cited in the text, the citation should follow immediately rather than as a footnote. Give at least two and preferably all available citations, the first listed being the authorised reference.
 - Australian citations should appear in the following order: authorised series; Lawbook Co./ATP series; other company series (ie CCH, Butterworths); media neutral citation.
 - “At” references should only refer to the best available citation, eg: *Mabo v Queensland [No 2]* (1992) 175 CLR 1 at 34; 66 ALJR 408; 107 ALR 1.
 - Where only a media neutral citation is available, “at” references should be to paragraph, eg: *YG v Minister for Community Services* [2002] NSWCA 247 at [19].
 - For international cases best references only should be included.
3. **Legislation should be cited as follows:**
Trade Practices Act 1974 (Cth), s 51AC. The full citation should be repeated in footnotes.
4. **Books should be cited as follows:**
Macken JJ, O’Grady P, Sappideen C and Warburton G, *The Law of Employment* (5th ed, Lawbook Co., 2002) p 55.
 - In footnotes do not use *ibid* or *op cit*. The following style is preferred:
 4. Austin RP, “Constructive Trusts” in Finn PD (ed), *Essays in Equity* (Law Book Co, 1985).
 5. Austin, n 4, p 56.
5. **Journals should be cited as follows:**
Odgers S, “Police Interrogation: A Decade of Legal Development” (1990) 14 Crim LJ 220.
Wherever possible use official abbreviations not the full name for journal titles.
 - In footnotes do not use *ibid* or *op cit*. The following style is preferred:
 6. Sheehy EA, Stubbs J and Tolmie J, “Defending Battered Women on Trial: The Battered Woman Syndrome and its Limitations” (1992) 16 Crim LJ 220.
 7. Sheehy et al, n 6 at 221.
6. **Internet references should be cited as follows:**
Ricketson S, *The Law of Intellectual Property: Copyright, Designs and Confidential Information* (Lawbook Co., subscription service) at [16.340], <http://www.subscriber.lawbookco.com.au> viewed 25 June 2002. Underline the URL and include the date the document was viewed.

For further information visit <http://www.thomson.com.au/legal/>.

SUBSCRIPTION INFORMATION

The *Australian Journal of Administrative Law* comprises four parts a year.

Customer service and sales inquiries:

Tel: 1300 304 195 Fax: 1300 304 196

Web: http://www.thomson.com.au/legal/p_index.asp

Email: LRA.Service@thomson.com

Editorial inquiries:

Tel: (02) 8587 7000

HEAD OFFICE

100 Harris Street PYRMONT NSW 2009

Tel: (02) 8587 7000 Fax: (02) 8587 7100



© Thomson Legal & Regulatory Limited ABN 64 058 914 668 trading as Lawbook Co.

ISSN 1320-7105

Typeset by Lawbook Co., Pyrmont, NSW

Printed by Ligare Pty Ltd, Riverwood, NSW