INDEX**

A

Aboriginal People

native title – *see* **Native Title** sentencing children, 296

Academic Writing - see Law Schools

Accessorial Liability, 311-319*

Barnes v Addy in its time, 311–313
constructive notice, 317
decision in Barnes v Addy, 313–314
earlier authorities, 315–317
principals & accessories, 314–315
since Bell v Westpac, 831–843*
Bell decisions, 834–836
breach of best interests & proper purpose duties, 838–842
duties to act bona fide in best interests of company as fiduciary, 836–838
impact on third parties, 842–843
position before Bell, 831–834
United States, 317–318

Accident (defence)

onus, 167

Accountants

legal advice from, 380-381

Administrative Law

judicial review (book review), 793 superannuation – *see* **Superannuation**

Admiralty Law

Cinque Ports jurisdiction, 741–743 colonial courts, 237–240

Adoption

power to make access orders for birth father, 512-513

Adverse Possession

stopping time running, 164-165

Advocacy – see also Barristers

preparing for trial (book review), 875-876

Arbitration – see Commercial Arbitration; International Commercial Arbitration

Assault

elements, 167

Attorney General (Cth)

direct briefing of counsel, 647-648

Australian Academy of Law

academic writing and judges, 96–97 establishment, 808 legal community, 98–100

Australian Law Books – see also Book Reviews/New Books

list of top books, 11**Australian Law Journal** history (1963), 7, 503 peer review policy, 229

В

Bailment

bailee as insurer, 168

Banker and Customer

bankers certificates, 91

Bankruptcy

defamation, 586 equitable estoppel, 162–163 licence to occupy house, 93 pending action by bankrupt as trustee, 29–30 trustee's fees when sequestration order set aside, 515

Barristers – see also Senior Counsel

communication with judges, 122 improper ex parte communications – *see under* **Judges**

Barristers – *continued* definition, 809

^{**} This Index is to ALJ only. There is a separate Index to cases reported in the ALJR.

^{*} Indicates the more important references.

immunity from suit, 172-177* advocates' immunity, 172-173 Australian Consumer Law implications, 176-177 legislative circumvention of immunity, 174–176 statutory consumer guarantee regime, 173-174 incorporation of practices (NSW), 579 preparing for trial (book review), 875-876 Victoria, 528-536* amalgamation with solicitors, 528-531 clerks, 533 counsel's chambers, 532-533 etiquette, 535-536 future of the Bar, 536 organisation of Victorian Bar, 531-532 reading, 536 silk, 535 work at the bar, 533-534

Bias

disqualification for book review, 794 magistrate, 816 risk of reasonable apprehension of communications with judge, 125–126

Book Reviews/New Books

Aronson, Mark & Matthew Groves, Judicial Review of Administrative Action (5th ed), 793 Ayres, Philip, Fortunate Voyager: The Worlds of Ninian Stephen, 809–810

Baker, Sir John, Collected Papers on English Legal History (3 vols), 811

Cox, William, Crossing the Bar, 873–874 Dellora, Daryl, Michael Kirby: Law, Love & Life, 796–798

Derham, Rory, Derham on the Law of Set-Off (4th ed), 639

Gleeson, Justin, et al, Historical Foundations of Australian Law (Vols. 1–2), 811

Horan, Jacqueline, Juries in the 21st Century, 794–795 Kimble, Joseph, Writing for Dollars, Writing to Please: The Case for Plain Language in Business, Government, and Law, 874–875

McDonald, Barbara & Ross Anderson, Cases on Torts (5th ed), 874

McLaren, John, Dewigged, Bothered and Bewildered: British Colonial Judges on Trial 1800–1900, 873

Mauet, Thomas A & Les A McCrimmon, Fundamentals of Trial Technique (3rd ed) Australian Edition, 875–876

Ong, Denis S K, Ong on Specific Performance, 796 Pembroke, Michael, Arthur Phillip: Sailor, Mercenary, Ronalds, Chris & Elizabeth Raper, Discrimination Law and Practice (4th ed), 795–796

Tarrant, John, Disqualification for Bias, 794

Villa, Dominic, Annotated Civil Liability Act 2002 (NSW) (2nd ed), 793

Williams, David A R & Amokura Kawharu, Williams & Kawharu on Arbitration, 72–74

Building Management Statements – see Strata Titles

Bullying

judges, 516–526*
human justice & judicial power, 526–527
judges occasioning stress, 371–372, 520–526
judges subject to stress, 516–517
unmentionable topic, 517–520
self-help against, 504

 \mathbf{C}

Carbon Rights

fraudulent transfer of permits, 27

Carriage of Goods

sea carriage documents voyage charter parties, 746–747

Causation

statutory provisions (NSW), 591–604*
case law, 600–603
Civil Liability Act, ss 5D and 5E, 593–594
Ipp Report, 594–595
overdetermined causation, 597–599
relevant rule of responsibility, 595–597

Cautions

on arrest, 11, 161

Caveats

without reasonable cause, 231-232

Certiorari

houseboat as vessel (US), 234–236 history of US Supreme Court certiorari, 235 role of circuit split, 235–236 *Lozman* case, 234

Charities

definition, 578–579 dissolution of named beneficiary, 28–29

Child Abuse

Governor, Spy, 810-811

^{*} Indicates the more important references.

incorrect teaching as, 161 royal commissions, 84-85

Children

working with background checks, 440

Civil Liability

causation - see Causation New South Wales (book review), 793

Civil Penalties

agreement as to, 379 procedural protections, 404-424* Australia, 409-415 distinguishing criteria, 420-422 England, 406-408 European Union, 418-420 United States, 416-418

Class Actions

floods (Qld), 160, 250-252 litigation funding, 252-254 funding open classes through common fund applications, 331-348* common fund applications in favour of litigation funders, 343-347 funding class actions & access to justice, 332–334 open vs closed classes & relationship to funding, 335-340 United States & Canada, 340-343 settlement, 537-552* challenges, 545-552 court rules, 542-545 differences from unitary litigation, 540-542 effective mediations, 539-540 policy in favour of, 538

Clergy

status of, 457-459

statistics, 538-539

Client Legal Privilege - see Legal Professional Privilege

Climate Change

carbon rights fraudulent transfer of permits, 27 coastal protection - see Coastal Protection

Coastal Protection

* Indicates the more important references.

claimed property right, 49-58* common law right to defend against the sea, 49-52 England, 52 legislation modifying common law rights, 52-53 NSW statute law, 53-54, 57-58 not "fundamental right", 54-55 public interest, 57 rising sea levels, 56-57 State Parliaments not bound to uphold, 55-56 climate change, 15-17 NSW legislation, 15-16 Old review, 16 Productivity Commission report, 17 State policies, 16-17

Commercial Arbitration

appeal against award, 744-745 international - see International Commercial Arbitration

Commercial Law - see also Companies and **Corporations**

common law (book review), 811

Common Law

history, 649-650

Companies and Corporations

agreement as to civil penalty, 379 class actions - see Class Actions compliance officers (US), 451-454 convertible notes, 306 corporate veil piercing, 511-512 directors - see Directors knowledge, 553-567* hybrid approach, 555-557 Krakowski v Eurolynx, 557-559 consideration of, 559-563 overseas authorities, 565-566 traditional approach, 554-555 Westpac v Bell Group, 563-565 winding up – see also International Commercial Arbitration

disputed debt, 816-817

Compensation

no fault system, 227-228

Confidential Information

destruction of documents, 160

Conflict of Laws - see Private International Law

Constitutional Law

courts & Parliament, 820-830* - see also Judicial Authority

boundaries of interpretive function: human rights charters, 828-829

common law, courts & parliamentary sovereignty, 820-824

common law interpretive rules, 826-828

constitutional choice in statutory interpretation, 824 legislative intention, 824-826

parliamentary interaction with judicial process, 829-830

text & purpose, 826

discriminatory burdens of protectionist kind, 178-199* Betfair and Sporsbet, 181-186

Cole v Whitfield test for invalidity, 179-181

critique of, 186-197

market competition & market access, 197-198

scope & effect of s 92, 179

minerals resource rent tax, 748-749

"the people' (s 53), 784-792*

definition of "the people", 788-792

history of s 53, 785-786

non-justiciability, 786-787

"proposed charge or burden on the people", 787–788 separation of powers – see Judicial Authority

Consumer Protection

internet publishing, 247-249 misleading or deceptive conduct, 247-249, 579

Contempt of Court

communication with judges, 128-130

Contingent Interests

gift by will, 163

Contract - see also Contract for Sale of Land

confidential information & fiduciary relationship, 425-432* basis of "confidence" arising from "circumstances",

430-432

duty of confidence & "efficient breach", 429-430

"fact-based" fiduciary relationship, 426-428 "fully informed consent" about "real state of things" as prima facie "defence", 428-429

importance of contract, 426

damages for breach

date at which assessed, 587

whether actionable, 513

jurisdiction clauses, 134-149*

damages for breach of foreign exclusive jurisdiction

clause, 148-149

enforcement of, 140-148

interpretation of, 135-140

issue estoppel, 148

penalty doctrine, 30–32

specific performance (book review), 796

waiver - see Waiver

Contract for Sale of Land - see also Conveyancing

boundary demarcation agreements, 814

covenants

positive, 812

restrictive

not running, in absence of benefited land, 812-813

defaulting purchasers

statutory construction (Qld), 652

deposits

no refund of part deposit, 89-90

non-refundable, 89

termination for failure to pay, 90

unpaid, vendor recovering, 735-736

quantifying vendor's damages for purchaser's default, 509-510

duty to mitigate, 509-510

interest & rent, 509

mitigation in equity, 510

termination for "psychologically stigmatised property", 507-508

Conveyancing - see also Contract for Sale of Land

notices

effect of, 90

rectification of voluntary settlement, 672

settlement statements, 87

settlement time, 455-456

Co-Owners - see Property

Corporations Law – see Companies and Corporations

Counsel - see also Advocacy; Barristers direct briefing, 647-648

Courts - see also Admiralty Law e-courts (NSW), 159-160

Covenants - see Contract for Sale of Land

employment - see Employment Law illegal as performed

^{*} Indicates the more important references.

Criminal Law and Procedure – see also Assault; Perverting the Course of Justice; Police; Robbery; Sentencing; Theft

defences accident, 167 forfeiture of criminal's property, 94–95 prosecution duty of state, 228 statistics (NSW), 83–84, 441 trials judge alone, 7–8, 731–732

Cross-Border Insolvency

jurisdiction, 83

D

Damages

jurisdiction clauses, 148-149

Deeds

delivery of, 166 registration of – *see* **Registration of Deeds**

Defamation

injurious falsehood bankrupt plaintiff, 586

Deposits - see Contract for the Sale of Land

Directors

```
accessorial liability – see Accessorial Liability duties
equitable, 753–760*
compound interest, 758–759
directors as fiduciaries, 753–755
source of equitable duties, 755–756
statutory duties, 756–757
third parties, 757–758
fiduciary, 464–481*, 753–755
origins, 464–467
recent formulations of Corporations Act, s 180(1),
471–480
statutory formulations, 468–471
```

Discrimination Legislation

book review, 795-796

Dubai

International Finance Centre Courts
NSW Supreme Court agreement with, 732–733

\mathbf{E}

Easements

drainage, 243–244
enforceable despite non-use (US), 739
extinguishment
merger (US), 740
extrinsic evidence used to construe grant, 17–20,
243–244, 738–739
non-contiguous land (US), 739–740
parking vehicles, 736–738
removal & exception to indefeasability, 581–585

Election

right at common law, 28 waiver, 490

Electronic Documents

courts, 159-160

Employment Law

contracts
repudiation by immediate dismissal
time of termination, 673–674
summary dismissal for misconduct, 91–93

England - see United Kingdom

Entertainment

nudity in (Texas), 505-506

Equitable Estoppel

claim vesting in Official Receiver in Bankruptcy, 162–163

Equity

"clean hands" doctrine, 648

Estoppel

equitable – *see* **Equitable Estoppel** waiver, 490

Ethics

expert evidence – see Expert Evidence

Ex Parte Injunctions – see **Injunctions**

Expert Evidence

ethics, 628–638*
codes, 636–637
concurrent evidence, 635–636
costs, 632
ensuring trustworthiness, 634–635
epistemology & evidence, 629–632

^{*} Indicates the more important references.

Expert Evidence – continued ethics – continued ethics of witnesses, 632–634 virtuous lawyers, 637 independence, 246–247

specialised knowledge, 246-247

F

Facebook - see Internet

False Accusations

punishment for, 439

Family Law - see also Adoption

marriage, same sex, 296–297, 580 property interests pre-nuptial contributions, 21 solicitors' liens, 717–718

Family Provision

private international law, 624-626

Federal Court of Australia

Chief Justices, 669

Fiduciary Relationships – see Accessorial Liability; Contract; Directors

Financial Markets

insider trading High Court approach, 169–170

Fixtures – see also Personal Property

mortgagor arrested for removing, 376

Floods

litigation (Qld), 250–257* class actions, 160, 250–252 litigation funding, 252–254 "touting" for provision of legal services, 254–257

Forestry Rights

registration (NZ), 651

Forfeiture

criminal's property, 94-95

Fraud and Misrepresentation

security of gains (UK), 280–286*
alternative means of controlling fraud, 283–284
conceptual tensions, 280–281
implications for Australian courts, 285–286
previous authorities, 281–282
Summers case, 282–283
Supreme Court's analysis, 284–285

Freedom of Interstate Trade - see Constitutional Law

Freedom of Speech

political discussion judicial power, 115–119 limits to freedom, 588–590

H

Harassment

legal protection, 373

High Court

```
appointments & retirements, 83, 447–450
legal coherence, 33–48*
concept of legal coherence, 34
development of jurisprudence, 35–38
multiple duties & multiple bodies of law, 38–46
strategy for dealing with coherence issues, 47–48
proportionate liability, 864–865, 868–869
precedent, 807
special leave applications
reasons for refusing, 774–783*
binding force, 774–775
latitude for lower courts where not binding,
778–782
preferable status, 775–778
```

Hong Kong

Australian Chief Justices honoured, 647

House of Lords

law reports, 859–863 precedent – *see* **Precedents**

Human Rights

charters

boundaries of interpretive function, 828–829 Kirby's interpretive principle, 206–209 mandatory provision of legal aid (NSW), 587–588

Hypothetical Jurisdiction

unmeritorious civil proceedings objections & responses, 680–684, 685–687 frequency, 683–684 pragmatic considerations, 681–682 restraint, 682–683 retrial, 683

I

Immunity – see Barristers; Sovereign States

^{*} Indicates the more important references.

Injunctions ex parte, 9-10 ex parte applications for, 303-305 mandatory prevention of tree root damage, 165-166 public authority seeking undertaking as to damage, 671 **Insider Trading** High Court approach, 169-170 Insolvency cross-border jurisdiction, 83 Insurance charges on moneys, 750-753 **International Commercial Arbitration** arbitrability of oppression & winding-up actions, 258-270* Australian position: Tridon, 262–263 Australian precedents, 266–268 capable of settlement by arbitration, 263-266 concept of arbitrability, 258-260 English cases, 260-262 observation & recommendations, 269 book review, 72-74 jurisdiction in Australia, 12-14 Western Australia joins Model Law jurisdictions, 733 International Law - see also Private International Law insolvency - see Cross-Border Insolvency New South Wales agreement with Dubai International Finance Centre Courts, 732-733 whaling - see Whaling Internet domain names ICANN's gTLD process, 24-26 judges on Facebook, 731 law reports, 807-808 misleading or deceptive conduct, 247-249 **Interpretation** – see also **Statutory Interpretation** courts & Parliament, 820-830* - see also Judicial Authority boundaries of interpretive function: human rights

```
constitutional choice in statutory interpretation, 824
    legislative intention, 824-826
    parliamentary interaction with judicial process,
            829-830
    text & purpose, 826
  Kirby's interpretive principle, 200-209*
    human rights emphasis, 206-209
    role of judge, 203-206
  teaching in law schools, 575-578*
    compulsory course, 575-576
    embedding in curriculum, 576-577
    essential elements, 577
    essential skills, 577
    excitement, 577-578
Issue Estoppel
  jurisdiction clauses, 148
                            J
Jargon - see Legal Language
Judges - see also Judicial Authority
  academic writing and, 96-104*
    Australian Academy of Law, 96-97
      legal community and, 98-100
    judicial decision-making & legal scholarship,
            102-104
    judicial function, 100-102
```

boundaries of interpretive function: human rights charters, 828–829 common law, courts & parliamentary sovereignty, 820–824 common law interpretive rules, 826–828

```
nature of legal community, 98-100
  proposals, 104
appointment
  appellate judges, 503
bias - see Bias
bullying, 516-526*
  human justice & judicial power, 526-527
  judges occasioning stress, 371-372, 520-526
  judges subject to stress, 516-517
  unmentionable topic, 517-520
colonial
  removed from office (book review), 873
communication with
  improper ex parte communications, 121-133*
    Barristers' Rules, 122
    communications with judge, 123-125
    contemporary practice of communicating with
         court, 121
    examples, 122-123
    risk of contempt of court, 128-130
    risk of professional disciplinary & personal costs
         orders, 130-132
    risk of reasonable apprehension of bias, 125-126
```

^{*} Indicates the more important references.

```
Judges - continued
  conferencing, 460-463*
  death
    after hearing but before judgment, 21-23
  decisions - see Judgments and Orders
  intervention by, 372
  judge only trials, 7-8, 731-732
  memoirs, 297
    book review, 873-874
  quizzes, 298, 361-362, 442, 494-495
  resignation (Spain), 85–86
  social media, 731
  stress, 516-526*
    human justice & judicial power, 526-527
    judges occasioning stress, 520-526
    judges subject to stress, 516-517
    unmentionable topic, 517-520
  travel expenses, 85-86
```

Judgments and Orders – see also Injunctions; Law Reports

brevity, 8 death of judge after hearing but before judgment, 21–23 dissenting opinions, 8–9, 372, 460–463* reconsideration, 457 reproducing submissions, 456–457 separate appellate judgments, 460–463* specialist law reports, 9

Judicial Authority

hegemony, 105–120*

Constitution, Ch III, 113–115
entrenchment of judicial review of administrative action, 109–113
implied freedom of political communication, 115–119
judicial review & distribution of powers, 106–107
judicial review as counter-majoritarian force, 107–109

Judicial Independence

intervention by judges, 372

Judicial Review – *see also* **Judicial Authority** book review, 793

Jurisprudence

legal coherence - see High Court

Jury

book review, 794–795 future of trials by, 7–8, 731–732

Justices of the Peace

early history, 676-679*

 \mathbf{L}

Land

adverse possession stopping time running, 164–165 jointly owned partition or sale, 168–169 landlocked reasonable access, 675

Landlord and Tenant - see also Leases

distress for rent "contractual" right, 444–445 tenant's acquisition of freehold, 29

Law Books – see Australian Law Books; Book Reviews/New Books

Law Reports

England (prior to 1865), 844–863*
early nominate reports, 847–849
House of Lords & ecclesiastical jurisdictions, 859–863
reporters of the period of accession of George III (1760–1865), 849–859
year books, 846–847
national website, 807–808
specialised, 9

Law Schools

academic writing
judges and – see under Judges
interpretation, teaching in – see Interpretation
legal history, teaching in, 505
semester system, 578

Leases – see also **Landlord** and **Tenant**

assignment
part only of leased premises, 163–164
options & rule against perpetuities, 508–509
repudiation, 299–302
retail
protection against competition, 654–655
termination for breach of essential term
repudiation, 299–302

Legal Aid

funding (NSW), 439–440 mandatory provision (Vic), 587–588

^{*} Indicates the more important references.

Legal History – see also Obituaries; Personalia/People in the Law

Australia (book review), 811 England (book review), 811 teaching, 505 United States, 297–298

Legal Interpretation – see Interpretation

Legal Language

plain legal language (book review), 874–875 "transparency" and "accountability", 85

Legal Professional Privilege

waiver of, 733–734 by submissions, 749

Legal Textbooks

major Australian works, 11

Liability

accessorial – *see* **Accessorial Liability** proportionate – *see* **Proportionate Liability**

Liens

solicitors - see Solicitors

Litigation

costs of, 228–229 funding – see Class Actions

Local Government

Council's power to set rate for 20 years, 671–672 liability for encroaching tree roots, 165–166

Lodgment of Deeds - see Registration of Deeds

M

Magistrates

disqualification apprehended bias, 816 married to solicitor, 243

Marine Pollution

oil spill ("Pacific Adventurer"), 321–330*
award of costs & limitation of claims, 325–326
containers, 329
District Court prosecution of master & owner,
326–327

Federal Court action: limitation fund, 323–324 international law: Bunkers Convention 2001, 323 legislative responses, 329 to Montara offshore oil spill, 329–330 payment of claims, 324–325 pollution levy to recover costs of spill, 327 proposal to raise limitation amount, 327–328 Queensland law expense & loss or damage recovery, 322–323 prosecution, 321–322

Marriage - see Family Law

Media

news reporting balance, 160-161

Medical Law

misconduct failure to take notes, 514

Mental Illness

media balance, 160-161

Mortgages

elderly borrowers unjust transaction, 307–308 foreclosure notice sufficiently "served", 232–233 mortgagor arrested for removing fixtures, 376 penalties interest rates, 376–377 unconscionable collateral advantages, 506 unconscionable conduct of lender, 381–382 relationships, 514–515

N

Native Title

applicants, 761–773*
identification, 761–762
legal representatives, 770–772
mediation, 762–765
registered native title claimants, 765–770

Natural Disasters - see Floods

Negligence

solicitors

premature payment of loan funds, 242-243

^{*} Indicates the more important references.

O

Obituaries

Comans, Charles, 75–76 Pope, Jeremy, 76

Oppression Suits – see also International Commercial Arbitration

corporate trustees, 271–279* application to trading trusts, 272–275 background to action, 271–272 discussion, 275–278

P

Parliamentary Sovereignty – see Constitutional Law

Personal Injury

causation – *see* **Causation** plaintiffs, 605–619*

Personal Property

houseboats as fixtures, 163
purchase money security interest & fixtures, 653–654
security (Cth), 59–71*
constitutional issues, 60–62
consumer protection, 66–67
fundamentals of PPSA, 62–66, 69–71
implementation of PPSA, 62
origins of PPS legislation, 59–60
pragmatic points, 67–68

Personal Safety

taking precautions, 295-296

Personalia/People in the Law – see also Obituaries

Allsop, James Leslie Bain (Chief Justice), 669
Brennan, Gerard (Sir), 647
Cox, William (Chief Justice), 873–874
Gageler, Stephen John (Justice), 448–449
Gummow, William (Justice), 447
Heydon, Dyson (Justice), 447–448
Keane, Patrick Anthony (Justice), 669–670
Kirby, Michael (Justice), 200–209, 796–798
Kourakis, Chris (Chief Justice), 669–670
Mason, Anthony (Sir), 647
Phillip, Arthur (Governor), 810–811
Stephen, Ninian (Sir), 809–810
Young, P W (Judge), 297, 503

Perverting the Course of Justice

requirements, 586-587

Plain Legal Language

book review, 874-875

Police

cautions on arrest, 11, 161 duty of care to police informer, 513–514 international cooperation, 11

Political Discussion - see under Freedom of Speech

Powers of Attorney

informal termination, 241

Precedents

authority of High Court, 807
decisions of judges of equivalent status, 29–30
decisions of Privy Council & House of Lords,
383–392*

Australian authority other than *Hawkins*, 384–385
extent of binding force of Law Lords, 386–388
Federal courts, 392 *Hawkins*, 383–384
other common law jurisdictions, 385–386
reasons for binding force, 388–392

Pre-emptive Rights

characteristics & enforceability, 445–446 competing purchasers, 654

Privacy

CCTV cameras in public place, 372

Private International Law

appropriate forum
Australia & New Zealand, 817–818 succession – *see* **Succession**

Privilege – see Legal Professional Privilege; Spousal Privilege

Privy Council

precedent - see Precedents

Probate

shifting executors, 27-28

Procedural Fairness

complaints against adjudicators, 372-373

^{*} Indicates the more important references.

Property – see also Personal Property claimed right coastal protection – see Coastal Protection co-ownership claim for occupation fee, 374–375 partition by strata subdivision, 814–815 partition or sale, 382

Proportionate Liability, 864–872* Civil Liability Act provisions, 865

commentary, 869–871 High Court decision, 868–869

Hunt & Hunt v Mitchell Morgan, 864–865 Mitchell Morgan v Vella, 867–868

Quinerts case, 866-867

Vella v Permanent Mortgage, 865-866

Proprietary Estoppel – see Equitable Estoppel

Q

Queen's Counsel - see Senior Counsel

Quizzes, 11, 86, 150, 298, 361–362, 442, 494–495

R

Registration of Deeds

bulk lodgment (NSW), 210–220*

Barlin Investments, 212–214

options to remedy situation, 219–220

position in other jurisdictions, 218–219

Real Property Act provisions, 211–212

history of ss 36 and 74H(4), 214–218

Religion

enforcement of claims against church, 457–459 status of clergy, 457–459

Rent – see Landlord and Tenant

Restitution

mistaken payment by bank scope of defence of change of position, 241–242

Restrictive Covenants

not running, in absence of benefited land, 812-813

Robbery

snatching lit cigarette as, 674

Rule of Law

England history, 676–679*

S

Senior Counsel

designation (Qld), 504-505 Victoria, 535

Sentencing

Aboriginal people children, 296 appeals against sentence statistics, 440–441 children's courts (NSW), 296 injured persons' rights, 227 length of hearings, 441–442 media reporting, 648

Service of Process

post when served, 380

Set-Off

book review, 639

Settlement (Class Actions) – *see* Class Actions

Settlement (Conveyancing) – see Conveyancing

Silence, Right to

cautions on arrest, 11, 161 evidence (NSW), 732

Social Media – see Internet

Solicitors

```
drawing documents for both parties, 168
  possessory, 710-723*
    Bentley v Gaisford: restrictions on new solicitors,
          722-723
    family law treatment, 717-718
    historical development, 712-714
    loss of lien through misconduct, 720-721
    modern practice: solicitor discharging client,
          715-716
    overriding liens in interest of justice, 718-720
    professional rules, 718
    scope of general lien, 710-712
negligence
  premature payment of loan funds, 242-243
personal interest in transaction, 168
trust accounts
```

entitlement to moneys, 749-750

^{*} Indicates the more important references.

Sovereign States

immunity from suit foreign airlines owned by government, 308–309

Spain

judge's resignation, 85-86

Specific Performance

book review, 796

Spousal Privilege

common law immunity, 10-11

States - see Sovereign States

Statutory Interpretation

courts & Parliament, 820–830*

boundaries of interpretive function: human rights charters, 828–829

common law, courts & parliamentary sovereignty, 820–824

common law interpretive rules, 826–828

constitutional choice in statutory interpretation, 824

legislative intention, 824–826

parliamentary interaction with judicial process, 829–830

text & purpose, 826

purchasers' default, 652

Strata Titles

building management statements & strata management statements, 393–403* legislation, 394–395 Strata Plan 70672 v Trustees, Roman Catholic Church, 395–402 partition by subdivision, 814–815

Succession – see also Wills

private international law, 620–627*
administration of estates, 623
family provision, 624–626
formal validity of wills, 621–623
intestacy, 624
issues & terminology, 620–621
practice, 626–627
recent developments, 626
separate wills for separate jurisdictions, 623–624

Superannuation

administrative law, 688–698*

APRA's power to make prudential standards, 688–689

"best interests", 689–694

challenges, 694–695

complexity, 695–697

conditions on RSE licences, 694

Supreme Court (South Australia)

appointment of Chief Justice, 669-670

Supreme Courts (States)

Chief Justices (quiz), 442, 494–495 judges (quiz), 298, 361–362

 \mathbf{T}

Taxation

mineral resources rent tax, 748-749

Terrorism

fears of, 295

Textbooks

major Australian works, 11

Theft

recovery of stolen property, 93-94

Torrens System

easements – *see* **Easements**interests "recorded", 230–231
priorities
reversed by statute (NSW), 88–89
registration – *see also* **Registration of Deeds**Registrar's power to cancel notations, 230
interpretation of instruments, 17–20, 813–814

Tort – see also **Assault**; Civil Liability; **Defamation**; **Negligence**; **Privacy**

cases (book review), 874 escape of fire *Rylands v Fletcher*, 244 waiver, 492

Transport – see Carriage of Goods

Trees

mandatory injunction to prevent root damage, 165–166

^{*} Indicates the more important references.

Tribunals

New South Wales, 159

Trivia

quizzes, 11, 86, 150, 298, 361-362, 442, 494-495

Trusts and Trustees

derivative claim by beneficiary, 245 foreign, 699–709*
administration, 706–707
exotic entities & revenue, 707–709
public policy & recognition, 704–706
recognition issues, 699–704
oppression – see Oppression Suits
jurisdiction
Hague Convention, 672–673
share transactions, 818–819

 \mathbf{U}

United Kingdom

English legal history (book review), 811

V

Vendor and Purchaser

purchaser suffering loss, 376

Vested Interests

gift by will, 162, 377–378

W

Waiver

categories of, 482–493* abandonment & renunciation, 492 adjudication process, 490–491 discharge of contract, 489 election, 490
estoppel, 490
forbearance, 489–490
leading cases, 483–488
personal rights conferred by statute, 491–492
privilege, 491
residual category, 492–493
waiver of a tort, 492
waiving benefit of contractual condition, 488–489

Whaling

Japan-Australia relationship, 656–668* early international instruments, 658–659 ICRW (1946), 659–662 International Court of Justice case, 663–667

Wills - see also Succession

beneficiary's entitlement limited while married, 379–380 "bequeath" and "devise", 443–444 gifts or loans, 306–307 statutory requirements, 244–245 vested & contingent interests, 162

Words and Phrases

"accountable", 85
"and/or", 349–360*
finding & assertions of fact, 352
language of obligation, 354–360
meaning & use, 350–351
pleadings, 352–354
subjunctive context, 351–352
"belongs", 94
"bequeath", 443–444
"devise", 443–444
"dishonest", 94
"house", 29
"the people", 788–792
"transparency", 85
"waiver", 482–493*

^{*} Indicates the more important references.