

INDEX^{**}

A

- Aboriginal People**
 cultural heritage (NSW), 392–393
 marriage law (Madayin), 536–539
 native title – *see Native Title*
 sacred site desecration (NT), 394
- ACCC** – *see Australian Competition and Consumer Commission*
- Account of Profits**
 book review, 71
 efficient breach, 833–836
- Administrative Appeals Tribunal**
 President, 849
- Administrative Law**
 integrity agencies – *see Integrity agencies*
 judicial review – *see Judicial Review*
 judicial vacancies, 689
 prerogative writs – *see Prerogative writs*
 procedural fairness
 cultural diversity, 833–886
 revocation of decisions, 475
- Admiralty Law**
 action in rem, 851
 surrogate ship arrest, 96–99*
- admiralty arrest, 851–855
- general average, 703–706
- innocent passage, 851–855
- life salvage, 617–620*
- mortgagee's powers when ship under arrest, 308
- Affidavits**
 swearing of
 oaths and truth, 223–224
- Aircraft**
 regulation of interstate flights, 7
- Animals**
 Australasian law (book review), 283
 standing to sue, 79.8
- Anti-Discrimination** – *see Discrimination Legislation*
- Appeal and New Trial**
 finality of decision, 765
- Arbitration**
 courts and, 689
- ASIC** – *see Australian Securities and Investments Commission*
- ASIO** – *see Australian Security and Intelligence Organisation*
- Assault**
 intention, 601
 sexual
 specialised courts, 602, 608
- ASX** – *see Australian Securities Exchange*
- Asylum Seekers** – *see also Immigration Law*
 as illegal immigrants, 707–714
 legal controversies, 710–712
 offshore detention, 712–713
 processing of asylum seekers arriving by boat, 708–710
- Attorney General**
 role, 528
- Australian Capital Territory**
 Supreme Court
 retirement & appointment of Chief Justice, 463–464
- Australian Competition and Consumer Commission (ACCC)**
 compulsory examinations, 812–827*
 Australian Crime Commission, 814–815
 High Court decisions, 813–814
 impact of decisions, 822–827
 NSW Crime Commission, 815–817
 overview of power, 820–822
 confidentiality, 821–822
 nature & purpose, 820–821
 privilege against self-incrimination, 820
 provision of examination transcripts to prosecution, 818–829

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

* Indicates the more important references.

Australian Crime Commission
compulsory examinations, 814–815

Australian Law Journal
assistant general editor, 450, 530
columns, 9, 369–370
environmental law column, 9
history (1964), 7
New South Wales bias, 530
news, 447
State correspondents, 9, 370

Australian Securities and Investments Commission (ASIC)

continuous disclosure (Forrest), 31–33
fiduciary duty(Citigroup), 314–317
remedies, 785–786
resourcing, 784–785
Senate report on performance, 238–240, 784–787
whistleblowing, 786–787

Australian Securities Exchange (ASX)

continuous disclosure regime, 26–37*
Forrest v ASIC, 26–37
ASIC's pleading, 31–33
ASX role, 30–31
High Court decision, 33–36

Australian Security and Intelligence Organisation (ASIO)

reforms, 356–358

B

Bail

law reform (NSW), 600

Barristers – see Counsel

Blood Transfusions – see Medical Law

Book Reviews/New Books

Devonshire, Peter, *Account of Profits*, 71
Dharmananda, Kanaga & Leon Firios (eds), *Long Term Contracts*, 678–679
Glister, Jamie & Pauline Ridge (eds), *Fault Lines in Equity*, 145–146
Goudkamp, James, *Tort Law Defences*, 214–215
Herzfeld, Perry, Thomas Prince and Stephen Tully, *Interpretation and Use of Legal Sources – The Laws of Australia*, 146–148

Kames, Henry Home, Lord, *Principles of Equity* (3rd ed), 439–440

McFarlane, Ben, *The Law of Proprietary Estoppel*, 754

Perram, Nye & Rachel Pepper (eds), *The Byers Lectures 2000–2012*, 145

Sankoff, Peter, Steven White & Celeste Black (eds), *Animal Law in Australasia* (2nd ed), 283

Stilianou, Greg, *Land Title Law and Practice in NSW*, 678

Brazil

private international law – *see Private International Law*

Breach of Contract – see Contract

Bribery

equitable compensation, 688

Building Contracts

charging clauses, 85

C

Canada

Supreme Court
eligibility for appointment as Justice, 383–384

Carbon Tax

repeal, 843

Case Management – see Practice and Procedure

Causation

injuries caused by motor accident, 401–402
shareholder class actions, 838–859

Caveats

abuse of procedure
damages, 13–14
indemnity costs, 14–15
balance of convenience, 838
caveatatable interest, 838
charge to secure non-pecuniary obligation, 85–86
equitable interest, 838–839
family provision claims, 86–87

Certiorari – see Prerogative Writs

Chattels

valuation, 17–18

* Indicates the more important references.

Child Sexual Abuse	Competition Law
limitations of action, 8–9	proposed root & branch review, 100–102*
royal commission, 601	
Children	Compulsory Examinations — <i>see Australian Competition and Consumer Commission (ACCC)</i>
schools' non-delegable duty of care, 628	
China	Conferences
international mergers, 92–95	judges (Darwin, 2014), 773
Choice of Law	Confidentiality
accidents on board ship — <i>see Shipboard Torts</i>	compulsory examinations, 821–822
Class Actions	Constitutional Law
causation	federal jurisdiction
shareholder class actions, 858–859	state tribunals, 648–649
litigation funding (Vic), 698–702	freedom of interstate trade, 204–213*
regulation, 527	administrative discretion, 211
shareholders	<i>Bettfair Pty Ltd v WA</i> , 207
causation, 858–859	implications, 207–210
“fraud on the market”, 798–801, 856–859	later betting cases, 211–213
United States	<i>Cole v Whitfeld</i> , 206
“fraud on the market”, 798–801, 856–858	“common market”, 210–211
Climate Change	history of s 92 decisions, 205–206
coastal protection (Qld), 394	preventative detention — <i>see Preventative detention</i>
Coastal Protection	same-sex marriage — <i>see Family Law</i>
sea level rise impact on coastal development (Qld), 394	
Commercial Law — <i>see also Companies and Corporations</i>	Consular Authorities — <i>see Private International Law</i>
law firms — <i>see Solicitors</i>	Continuous Disclosure — <i>see Australian Securities Exchange</i>
Communications	Contract — <i>see also Contract for Sale of Land</i>
phone hacking, after message read, 550	breach of — <i>see termination below</i>
Companies and Corporations	charging clauses in building contracts, 85
breaches of statutory duty by directors & officers	illegal
remedies, 625–627	as performed, 243
corporate governance	insolvency
ASX Rules, 540–542	original sum payable on default, 241–242
insolvency — <i>see Insolvency</i>	long term (book review), 678–679
liability of parent company to subsidiaries' employees, 865–866	negligence, 174
premiums for noteholders' votes, 400	termination
Senate inquiry into ASIC operations, 238–240	breach ordinarily no bar, 38–51*
winding up	anticipatory breach, 46–49
statutory demands, 715–718	authority focus, 39–40
off-setting claim, 716–718	general rule, 40–41
statutory subrogation when employees' debt paid, 173	other jurisdictions, 49–50
Compensation	special cases, 41–45
equitable	timing, 50
bribe or secret commission, 688–720	principle in <i>Suttor v Gundowda</i> , 320–334*
	context, 326–332
	effect of, 323–326
	nature & breadth of rule, 321–323
	revisited, 332–333

* Indicates the more important references.

Contract – continued

- time provisions
 - drafting, 378–379
- unjust, 295–296
- US law
 - efficient breach, 886–891
 - duty of good faith, 888–891

Contract for Sale of Land – see also Conveyancing

- enforceability, 768
- failure to complete, 230–231
- “fair wear and tear”, 839
- illegal, 768
- repudiation
 - notices to complete, 453–455, 605–607
- vacant possession, 230–231

Contributory Negligence

- damages for domestic assistance, 401

Conversion

- intangible goods, 235–237
 - Australia, 236
 - US, 235–236

Conveyancing – see also Contract for Sale of Land

- essentiality of time, 474–475
- rectification of voluntary settlement
 - deed executed by attorney under power, 104, 230
 - settlement
 - negligence, 373–375

Copyright

- digital video streaming (US), 302–304
- specialist courts, 688

Corporations Law – see Companies and Corporations**Costs**

- complying with subpoenas, 400–401
- legal system, 79–80
- receiver’s indemnity for, 630
- right of solicitors to be paid, 475–476

Counsel

- Gleeson (Murray) as, 186
- immunity from suit
 - solicitor’s alleged negligence at mediation, 552
 - performance, 80–81

Courts – see also Costs; Judges; Practice and Procedure; Tribunals

- access to information (WA), 779–781
- arbitration and, 689
- country, 369

cross-vesting, 835

- documents
 - exhibits & court books, 9
- Northern Territory, 774–775
- pending proceedings
 - comments of executive (Qld), 90–91
- performance indicators, 79–80
- reporting (NSW), 157–158
- sittings
 - suburban cities (NSW), 7
- specialist
 - for copyright protection, 682
 - for sexual assault, 602, 682
- telephone appearances, 835

Covenants

- restrictive
 - loose drafting leading to litigation, 162

Criminal Law and Procedure

- alternative verdicts, 223
- failure to reach a verdict, 630–631
- fraud and misrepresentation (NT), 773–774
- Gleeson CJ’s contribution, 186–203*
- High Court contribution, 186–203*, 223
- inconsistent verdicts, 630–631
- mistake in indictment citing wrong section, 553
- statistics (NSW), 528

Cross-vesting, 835**Cultural Diversity**

- procedural fairness, 863–864

Customs Duty

- powers of officials, 631

D**Damages**

- abuse of process
- caveats, 13–14
- domestic assistance, 401
- non-completion, 549
- purchasers’ repudiation, 767
- tenant’s default, 161–162

De Facto Relationships

- declaration of property interests, 461–462
- financial agreements, 841

Debt Collection

- cost of running small claims, 225

* Indicates the more important references.

<p>Deeds, 561–566*</p> <ul style="list-style-type: none"> attestation, 565 “deed poll” and indenture, 561–562 delivery cases, 565–566 execution, 562–563 recitals in, 563–565 Torrens title documents, 839–840 <p>Defamation</p> <ul style="list-style-type: none"> social media, 223 <p>Democracy</p> <ul style="list-style-type: none"> systems of government, 157 <p>Detention — <i>see</i> Imprisonment; Preventative Detention</p> <p>offshore — <i>see</i> Asylum Seekers</p> <p>Diplomatic Privilege, 259–282*</p> <ul style="list-style-type: none"> comparisons of UK, US & Australia, 279–282 recipients of immunity ratione personae, 279–280 role of Executive, 280–281 use of “separate entities”, 281–282 foreign heads of state, heads of government & foreign ministers, 259–260 immunity of foreign heads of state & senior officials <ul style="list-style-type: none"> Australia, 274–277 rationale, core principles & proliferation, 260–264 UK, 264–267 US, 270–273 immunity of leaders of constituent territories of a state <ul style="list-style-type: none"> Australia, 278–279 UK, 268–270 US, 273–274 <p>Directors — <i>see also</i> Companies and Corporations</p> <ul style="list-style-type: none"> duties breaches of statutory duties remedies, 625–627 <p>Discrimination Legislation</p> <ul style="list-style-type: none"> age <ul style="list-style-type: none"> redundancy payments, 242 freedom of speech and, 368–369 race, 368–369 religion and race, 866 religion and sexual orientation, 860–862 <p>Drivers’ Licences</p> <ul style="list-style-type: none"> disqualification time limits, 7–8, 448 <p>Driving — <i>see</i> Vehicles and Traffic</p>	<p style="text-align: center;">E</p> <p>Easements</p> <ul style="list-style-type: none"> cost of maintaining, 603–604 estoppel, 10 granted by court, 87–88 reasonable necessity, 10 removal & exception to indefeasibility, 10 <p>Ecclesiastical Law — <i>see</i> Religion</p> <p>Education — <i>see also</i> Legal Education</p> <ul style="list-style-type: none"> administrative & legal interference, 368 student stress, 368 <p>Efficient Breach — <i>see</i> Equity</p> <p>Electronic Documents</p> <ul style="list-style-type: none"> digital video streaming (US), 302–304 <p>Emails — <i>see</i> Internet</p> <p>Environmental Law</p> <ul style="list-style-type: none"> ALJ section, 389 Federal Court decisions, 843–844 federal policy, 843 information disclosure & notification (NSW), 393 judicial review (Cth), 389–391 New South Wales <ul style="list-style-type: none"> legislative reform, 392–393 mining rights, 847 “one-stop-shop” for approvals, 843 Queensland, 844–845 Tasmania, 843, 846 threatened species, 843 Western Australia, 845–846 wild rivers (Qld), 844–845 wind farms (Vic), 391–392 <p>Equitable Compensation</p> <ul style="list-style-type: none"> bribe or secret commission, 688, 720 <p>Equitable Estoppel</p> <ul style="list-style-type: none"> book review, 754 <p>Equity</p> <ul style="list-style-type: none"> aged claims, 621–624* Auzhair, 621 fraudulent concealment, 623–624 laches & application of limitation statutes by analogy, 622–623 threshold considerations, 621–622
--	---

* Indicates the more important references.

Equity – continued

- book reviews, 145–146, 439–440
- compensation
- bribe or secret commission, 688, 720
- defence of multifariousness, 293
- efficient breach, 874–891*
 - account of profits, 883–886
 - contention, 875–876
 - injunctions, 881–883
 - judicial critique, 876
 - juristic & economic taxonomy of theory, 874–875
 - legal framework, 875
 - specific performance, 877–880
 - US contract law, 886–891
 - duty of good faith, 888–891
- English cases, 802–811*
- history, in England, 802–811*
- marshalling
 - contract and, 174–175
 - no underlying debt, 103–104
- principles (book reviews), 439–440
- recovery of secret commission from agent, 688, 720

Estoppel – see also Issue Estoppel

- easements, by, 10
- property transactions, 374–375

Europe

- personal information (ECJ Google judgment), 608–612*

Evidence – see also Expert Evidence

- conversations, 529
- swearing of affidavits
- oaths & truth, 222–223
- telephone, 472
- uniform evidence acts
 - differences between jurisdictions, 770–772
- witnesses – see **Witnesses**

Executive

- comment on pending court proceedings (Qld), 90–91
- institutional reform (Qld), 352–358

Executors and Administrators

- default by, 869–873*
 - claimants' action, 872
 - defendants' action, 872
 - role of executor & court's attitude, 869–872
- family law, 233–234
- removal & revocation of grant, 796–798

Exhibits

- court documents, 9

Expert Evidence

- footwear, 243–244
- unfair prejudice, 243–244

F**Fair Trial**

- Eastman case, 447

False Imprisonment

- captain of foreign fishing boat, 473–474

Family Law – see also De Facto Relationships

- marriage
 - Indigenous (Madayin system), 536–539
 - limited duration, 841–842
- marriage, same sex
 - constitutional interpretation (Cth & ACT), 613–616*
 - matters beyond those necessary to determine the case, 613–614
 - new method of interpretation, 614–615
 - potential consequences of new approach, 615–616
 - topics of juristic classification, 615
- property settlements
 - permanent disability insurance, 232–233
 - property subject to moral obligation, 16–17
 - “rule of thumb”, 842
 - valuation of chattels, 17–18

Family Provision – see also Wills

- caveats and claims, 86–87

Federal Court of Australia

- judges
 - appointment, 782–783, 848–849

Federal Government

- budget (2014), 447–448

Fiduciary Duty

- best interests, 637–639
- constructive trusts, 311–313
- directors – see **Directors**

* Indicates the more important references.

history of fiduciary law (Australia), 127–144*, 314–319
 ASIC & Citigroup, 314–317
 contingent fiduciary relationships, 143–144
 contracting out of fiduciary responsibilities, 140–143
 fiduciary principle, 135–140
 custodianship, 137–138
 entrustment, 138–140
 fiduciary relationships & fiduciary obligations, 131–135
 public officials, 128–129
 recent cases, 140
 Streetscape, 317–319
 US compared, 129–131
 public sector, 406–415*
 Australian precedent, 410–411
 standing
 ministers, 413
 other stakeholders, 413–415
 public entities, 411–413

Financial Agreements

de facto relationships, 841

Fisheries – see also Whaling

native title – *see Native title*
 shark catch & kill policy (WA), 394–395
 wrongful destruction of foreign boat & cargo, 473–474

Footpaths

pedestrians, 766

Forced Labour

Protocol of 2014 to the 1930 ILO Convention, 788–795*
 application, 795
 compensation, 793
 entry into force, 795
 expansion of scope of obligations, 791
 non-punishment, 793–794
 obligation to co-operate, 795
 prevention, 791–792
 transitional provisions, 795
 victims, 792–793

Foreign Awards – see Private International Law

Fraud and Misrepresentation

allegations against non-parties (Vic), 381–382
 civil action and malicious prosecution, 24
 concealment, 623–624
 criminal proceedings (NT), 773–774
 statistics, 528

Fraud on the Market – *see Class Actions*

Freedom of Interstate Trade – *see Constitutional Law*

G

Germany

restitution and change of position, 179–185*
 “Stiftung” and Australian law of trusts, 169–171

Goods and Services Tax (GST)

contract for sale of land
 severance clause, 377–378

Guarantee

consent to be determined in commercially reasonable manner, 629

H

Habeas Corpus – *see Prerogative Writs*

High Court

authority
 English courts considering, 602
 Chief Justice
 Gleeson as, 187–203*
 criminal proceedings, 187–203*, 223
 Cullen as advocate, 488–490
 decisions
 compulsory examinations, 813–814
 continuous disclosure, 33–36
 judicial order & judicial powers, 53–57
 precedent, 7

House of Lords

precedent, 7

Human Rights

ALJ section, 608
 religious freedom – *see Religion*

Human Trafficking – *see Forced Labour*

I

Immigration Law

asylum seekers – *see Asylum Seekers*
 fairness in practice, 776–778
 standard of interpreters, 777–778
 procedural fairness & cultural diversity, 863–864

* Indicates the more important references.

Immunity — *see* **Counsel; Diplomatic Privilege; Police****Imprisonment**

- “by special command”, 582–583
- detention at Attorney’s pleasure (Qld), 348–352
- false — *see False Imprisonment*
- preventative — *see Preventative Detention*
- statistics (NSW), 527–528

Income Tax

- consideration paid in foreign currency
- taxability in Australia, 172–173

Indefeasibility of Title — *see* **Torrens System****Indigenous Peoples** — *see* **Aboriginal People****Insolvency**

- anti-deprivation rule, 722–739*
- Australian law, 737–739
- legal foundation, 723–728
 - collectivity principle, 735–737
 - pari passu principle, 730–734
 - statutory trust, 729–730
 - void dispositions, 735
- origins, 723
- recent English cases, 723–728
- contract requiring payment of original sum on default, 241–242

Insurance

- permanent disability
- family law property settlements, 232–233

Integrity agencies

- role and values, 106–126*, 740–753*
 - complexity of integrity environment, 746–747
 - function, 108–109
 - government agencies’ relationships, 113–116
 - imagery, 751–752
 - independence, 121
 - inquiry practice, 109–111
 - integrity branch of government, 111–112
 - Integrity Coordinating Group (WA), 122–124
 - interpretation of key provisions of statutes, 749–751
 - meanings of “integrity”, 116–121
 - accountability, 119–121
 - fidelity to public values, 118–119
 - fidelity to purpose, 118
 - legality, 116–118

- powers, 112–113
- starting premise, 742–746
- statutory accounting provisions (WA), 125–126
- transparency, 108, 121–122, 748–749
- understanding of role, 747–748

International Business

- mergers
 - China as adjudicator, 92–95

International Commercial Arbitration

- setting aside award on grounds of public policy, 403–405

Internet

- defamation
 - social media, 223
- domain names
 - conversion, 235–237
- emails
 - practitioners communicating with judge, 105, 309–311
- personal information
 - right to be forgotten (ECJ Google judgment), 608–612*

Interpreters

- protocol (NT), 774
- standard of interpretation, 777–778

Issue Estoppel

- jurisdiction clauses
- property damage proceedings in small claims court, 308–309

J**Japan** — *see* **Whaling****Joint Tenants**

- fraud, 533–536
- severance
 - parties tenants in common in equity, 456

Judges

- appointment
 - delays, 689
- Chief Justices’ role, 599–600
- communication
 - email communication with practitioners, 105, 309–311

* Indicates the more important references.

<p>complaints against (UK), 600 conduct (UK), 600 conferences (Darwin, 2014), 773 cultural background (NSW), 7 decisions – <i>see Judgments and Orders</i> impartiality hearing appeal from own judgment, 867 notebooks, 450 “out of touch” myth, 449 respect for, 155–156</p> <p>Judgments and Orders brevity, 292–293 finality, 765 joint & separate judgments, 554–560*</p> <p>Judicial Corruption history, 581–587</p> <p>Judicial Independence history, 587–588</p> <p>Judicial Power preventative detention – <i>see Preventative Detention</i></p> <p>Judicial Review environmental law (Cth), 389–391 State Supreme Court’s exercise of power under ADJR Act (Cth), 402</p> <p>Jury civil cases, 765</p> <p>Justice administration of, 448 fear and, 291</p> <p>Justices of the Peace need for, 224–225 QCAT, 345–347</p> <p style="text-align: center;">L</p> <p>Laches, 622–623</p> <p>Land – <i>see also Contract for Sale of Land</i> adverse possession co-owners, 298–299 compulsory acquisition betterment offset against compensation, 867–868 conflicting use (WA), 845–846 possession “used or occupied”, 837–838</p>	<p>Landlord and Tenant – <i>see also Leases</i> measure of damages for tenant’s default, 161–162 rent review “absurd” clause, 84</p> <p>Language – <i>see also Words and Phrases</i> ambiguity in day-to-day documents, 293–294 ambiguity in drafting covenant, 162 popular misuse, 155</p> <p>Law Books – <i>see also Book Reviews/New Books</i> specialised markets, 835</p> <p>Law Journals/Reviews courts’ use, 81 university law reviews, 81</p> <p>Law Reports England (prior to 1865), 291–292</p> <p>Law Schools curriculum, 367–368 entrance marks, 451 quality, 367–368, 451</p> <p>Lawyers – <i>see Legal Practitioners; Personalia/People in the Law</i></p> <p>Leases – <i>see also Landlord and Tenant</i> assignment guarantor released, 376–377 lessor’s consent, 12–13 covenants to “observe and perform” transferor’s obligations, 11 derogation from the grant, 691–694 disclaimer by landlord’s liquidator extinguishing tenant’s leasehold interest, 159–161 option to renew – <i>see Option to Renew Lease</i> permitted use clauses lease renewals, 604–605 lessor’s consent, 12–13 unregistered protections purchaser can require, 299–301</p> <p>Legal Education curriculum, 367–368 quality, 367–368</p> <p>Legal History – <i>see also Obituaries; Personalia/People in the Law</i> Selden Society, 90</p> <p>Legal Personal Representatives – <i>see Executors and Administrators</i></p>
--	--

* Indicates the more important references.

<p>Legal Practitioners — <i>see also Counsel; Personalia/People in the Law; Solicitors</i></p> <p>communication with judges, 105</p> <p>family law</p> <p>acting for spouse or lover, 460–461</p> <p>hours of work, 601</p> <p>Legal Research</p> <p>computers & books, 687</p> <p>indexing, 687</p> <p>Legislature</p> <p>reform (Qld), 336–345</p> <p>Limitation of Actions</p> <p>child sexual abuse, 8–9</p> <p>equity, 622–633</p> <p>fraudulent breach of trust, 474</p> <p>Liquidators</p> <p>right to appeal tax assessment not “property”, 629</p> <p>Litigation</p> <p>current practice, 448</p> <p>funding</p> <p>regulation (Vic), 696–702</p> <p>Local Government</p> <p>liability for rates</p> <p>possession, 297–298</p> <p style="text-align: center;">M</p> <p>Magistrates</p> <p>resident in regions, 225–226</p> <p>Malicious Prosecution</p> <p>civil actions, 24</p> <p>Mandamus — <i>see Prerogative Writs</i></p> <p>Manslaughter</p> <p>foreseeability of precise harm, 173</p> <p>Marriage — <i>see Family Law</i></p> <p>Marshalling</p> <p>contract and, 174–175</p> <p>no underlying debt, 103–104</p> <p>Media</p> <p>news reporting, 449–450</p>	<p>Medical Law</p> <p>blood transfusions</p> <p>parens patriae jurisdiction, 22</p> <p>Mergers</p> <p>ACCC assessment of, 469–471</p> <p>Migration Law — <i>see Immigration Law</i></p> <p>Mines and Mining</p> <p>rights applicable (NSW), 847</p> <p>third party objector rights (Qld), 845</p> <p>Misappropriation — <i>see Conversion</i></p> <p>Mortgages</p> <p>“absurd”, 84–85</p> <p>forged</p> <p>“all moneys” and indefeasibility, 82</p> <p>recovery of “all moneys”, 82</p> <p>indefeasibility</p> <p>erosion of, 82–84</p> <p>statutory curtailments, 83–84</p> <p>registration stopper (NSW), 82–83</p> <p>sales by mortgagee</p> <p>surplus proceeds & chargee’s entitlement, 375–376</p> <p>Motor Vehicles — <i>see Vehicles and Traffic</i></p> <p>Multiculturalism</p> <p>procedural fairness, 863–864</p> <p>Murder</p> <p>Eastman case, 447</p> <p>Rayney proceedings (WA), 163–166</p> <p style="text-align: center;">N</p> <p>Native Title</p> <p>extinguishment by pastoral leases, 452–453</p> <p>marine resources, 227–230*</p> <p>Akiba, 227–229</p> <p>Karpany, 229–230</p> <p>Negligence</p> <p>contractual, 174</p> <p>liability of parent company to subsidiaries’ employees, 865–866</p> <p>shipboard, 247–258*, 287</p> <p>New Books — <i>see Book Reviews/New Books</i></p>
--	---

* Indicates the more important references.

New South Wales	Partnership
Court of Appeal	repudiation
disposition rate, 79	termination by other partner for, 23–24, 371–372
Crime Commission	
compulsory examinations, 815–817	
Northern Territory	Pedestrians
fraud in criminal proceedings, 773–774	footpaths, 766
interpreters, 774	
judges' conference, 773	
Local Court, 774–775	
Madayin marriage law, 536–539	
senior counsel, 773	
Notice to Complete	Personal Information
purchasers' alleged repudiation of contract, 453–455	right to be forgotten (ECJ Google judgment), 608–612*
purchasers' repudiation, 767	
validity, 453–456	
O	Personal Property
Oaths	security (Cth)
swearing of, 223–224	defect in registration, 628
Obituaries	valuation of chattels, 17–18
Fox, Russell (Chief Justice), 158	
McPherson, Bruce Harvey (Justice), 89–90, 158, 589–	
591	
O'Keefe, Barry (Justice), 680	
Slattery, John Patrick (Justice), 755–756	
Tebbutt, H W (Peter), 226	
Waller, Kevin Maurice (State Coroner), 158, 520*	
Offshore Constitutional Law — see Timor Leste	
Option to Renew Lease	Personalia/People in the Law — see also Obituaries
severance, 377	Beach, Jonathan (Justice), 782
tenant entitled to late exercise, 456–457	Blow, Alan (Chief Justice), 20–21
P	Byers, Maurice (Sir), 145
Parens Patriae Jurisdiction	Carmody, Timothy (Chief Justice), 783
blood transfusion authorisation, 22	Crawford, Ewan C (Chief Justice), 21
Parking Laws , 766	Croucher, Michael (Justice), 167
Parliament	Cullen, William Portus (Chief Justice), 477–501*
Senate Economic References Committee	Davies, Jennifer (Justice), 782
report on ASIC performance, 238–240, 784–787	de Jersey, Paul (Chief Justice), 783
Plea Bargaining	Doyle, John (Chief Justice), 20
	Elliott, James (Justice), 167
	Farrell, Kathleen (Justice), 848
	Garde, Gregory Howard (Justice), 850
	Ginnane, Tim (Justice), 167
	Gleeson, Fabian (Justice), 18
	Gleeson, Jacqueline, 782
	Gleeson, Murray (Chief Justice), 186–203*
	Gotterson, Robert W (Justice), 849–850
	Griffiths, John Edward (Justice), 848
	Higgins, Terence (Chief Justice), 463
	Kenyon (Lord), 292
	Kerr, Duncan James Colquhoun (Justice), 849
	Leeming, Mark (Justice), 19
	Mortimer, Debbie (Justice), 782
	Murrell, Helen (Chief Justice), 463–464
	Pagone, Tony (Justice), 782
	Perry, Melissa (Justice), 782
	Rangiah, Darryl (Justice), 782
	Santamaria, Joseph (Justice), 167–168
	Sloss, Melanie (Justice), 168
	White, Richard (Justice), 782
	Wigney, Michael (Justice), 783

* Indicates the more important references.

Police	judicial order & judicial powers, 53–57 plurality of High Court decision & Gageler judgment, 53–57 judicial power, 60–65 Commonwealth vs State judicial power, 64–65 jurisprudential character, 61–64 rights determination, 61 non-judicial power, 60–65
Possession – see Land; Local Government	
Practice and Procedure – see also Criminal Law and Procedure	
case management	
costs of, 763	
court books, 763–764	
class actions – see Class Actions	
court documents, 9	
Precedents	
decisions of Privy Council & House of Lords, 7	
English High Court, 81	
High Court, 7	
Prerogative Writs	
English administrative law, 567–588*	
ascendancy of prerogative writs, 576–582	
certiorari & control of statutory agencies, 580–581	
emerging strands of administrative law, 581–582	
mandamus & supervisory jurisdiction of King's Bench, 579–580	
prohibition & inter-jurisdictional warfare, 576–579	
early history, 568–572	
certiorari, 57–571	
habeas corpus, 571–572	
mandamus, 568–569	
prohibition, 568	
growth of government, 572–576	
constitutional murmurs & habeas corpus, 574, 575	
Stuart period, 575–576	
Tudor bureaucracy, 572–573	
habeas corpus & later Stuarts, 582–588	
Habeas Corpus Acts, 584–585	
imprisonment “by special command”, 582–583	
James II, judicial corruption & revolution, 586–587	
revolution & formalisation of judicial independence, 587–588	
Preventative Detention	
Kable cases, 52–70*	
constitutional dilemmas, 65–69	
judicial federalism, 66–67	
legal formalism, 65–66	
place & role of judiciary, 67–69	
underlying justifications, 66	
Public Places	“staying overnight”, 241
Public Sector	
fiduciary duty – see Fiduciary Duty	
integrity agencies – see Integrity Agencies	

* Indicates the more important references.

Q**Queensland**

- court complex (Brisbane), 89
- institutional reform, 335–358*
- executive, 352–358
 - accountability & police officers' immunity from suit, 353–356
 - privacy, secrecy & ASIO reforms, 356–358
- judiciary, 345–352
 - JPs in QCAT, 345–347
 - rule of law & detention at Attorney's pleasure, 348–352
- legislature, 336–345
 - accountability, Council & committees, 340–342
 - Crime & Misconduct Commission, transparency & right to information, 336–340
 - democracy & electoral reform, 343–345
- Supreme Court – *see Supreme Court (Qld)*

Quizzes – *see Trivia***R****Race – *see Discrimination Legislation*****Receivers**

- costs, 630

Religion – *see also Discrimination Legislation*

- clergy discipline
 - establishment of committee to protect church from unsuitable clergy, 22–23
- freedom of religion
 - Australian Constitution, 83.812–814
 - conflict with rights arising under general law, 860–862
 - racial discrimination, 866
- justiciability of religious disputes, 630

Rent – *see Landlord and Tenant; Leases***Res Judicata**

- abuse of process, 24–25

Restitution

- change of position, 176–185*
- commentators, 183–185
- English law & German Civil Code, 179–180
- grounds for liability in English law, 181–183
- illegality, 78.570

Lipkin Gorman, 180–181
unjustified enrichment in German Civil Code, 179–180

Restraint of Trade

- mergers
 - China as adjudicator, 92–95
 - proposed root and branch review of competition law & policy, 100–102*

Restrictive Covenants

- loose drafting leading to litigation, 162

Rights

- right to be forgotten (Google judgment), 608–612*
- self-interest and, 156–157

S**Sale of Goods**

- drink bottle disposal scheme (NT), 402–403

Schools

- non-delegable duty of care, 628

Selden Society, 90**Self-Incrimination, Privilege against**

- compulsory examinations, 820

Senate – *see Parliament***Senior Counsel**

- appointment (NT), 773

Sentencing – *see also Imprisonment*

- media reporting, 79, 292
- objectives, 502–519*
 - denunciation, 505–506
 - retribution, 506–507
 - role of denunciation & retribution, 507–517
 - justification for denunciation, 512–516
 - justification for retribution, 516–517
 - proportionality, 507–512
 - prosecutors' duties, 223, 386–388
 - public opinion, 155–156
 - range of available sentences, 223, 386–388
 - suspended sentences, 689–690

* Indicates the more important references.

Sex Discrimination — *see Discrimination Legislation***Sexual Assault**

specialised courts, 602, 688

Shareholders

class actions — *see Class Actions*

Sharks

culling (WA), 846

Shipboard Torts

choice of law rules, 247–258*, 287

Small Claims — *see Debt Collection***Social Media** — *see Internet***Solicitors**

Chinese walls, 428–438*

commercial law firms

Australia, 428

information barriers (Chinese walls), 428–438*

acting against former clients, 433–437

acting for multiple clients in same or related matters, 431–433

court's inherent jurisdiction to control its offices, 437

lawyers' fiduciary & non-fiduciary duties to clients, 429–431

hours of work, 601

negligence

failure to procure execution of informal will, 720–721

immunity from suit, 552

obligation to provide simple explanation of documents, 551–552

right to be paid, 475–476

Specific Performance

efficient breach, 877–880

Statutes of Limitations — *see Limitation of Actions***Statutory Interpretation** — *see also Words and Phrases*

book review, 146–148

reading in words, 661–677*

adding, substituting or changing words: case examples, 668–672

addition of words, 67–672

substitution of words, 668–670

additional condition, 667–668

creating statutory exceptions by reading in words, 672–675

De Marco, 672–673

Meridien, 673–674

Simmons, 674–675

current approach to statutory interpretation, 662–665

Wrotham Park conditions, 665–667

Statutory Wills — *see Wills***Stock Exchanges** — *see Australian Securities Exchange (ASX)***Subpoenas and Notices to Produce**

costs of complying with subpoenas, 400–401

Succession — *see also Executors and Administrators; Probate; Wills*

donatio mortis causa, 472–473

applicability to land, 549–550

Superannuation

trustees' best interest duty, 632–647*

best interests rule under general law, 632–639

Cowan v Scargill, 632–634

interplay with other trustee duties, 635–637

reasonableness of trustee's decisions, 634–635

whether "best interests" is fiduciary duty, 637–639

consistency with covenant of care, skill & diligence, 643–646

commonality with best interests, 646

origins of covenant, 643–646

standard of care, 645–646

statutory covenant of best interests, 639–643

interpretations, 640–643

purpose, 640

setting of covenant, 639–640

Supreme Court (ACT)

retirement & appointment of Chief Justice, 463–464

Supreme Court (NSW)

appointment of judges, 19

Chief Justices

Cullen as, 477–501*

Gleeson as, 187

Supreme Court (Qld)

appointment of judges, 89, 849–850

building (Brisbane), 89

* Indicates the more important references.

<p>Chief Justices appointment & retirement, 688, 783</p> <p>Court of Appeal appointment of judges, 89 retirement of judges, 89</p> <p>Supreme Court (SA) retirement of Chief Justice, 20</p> <p>Supreme Court (Tas) appointment of Chief Justice, 20–21 retirement of Chief Justice, 21</p> <p>Supreme Court (Vic) appointment of judges, 187–188, 850</p> <p>Supreme Courts (States) Chief Justices role, 599–600 exercise of power under ADJR Act (Cth), 402</p> <p style="text-align: center;">T</p> <p>Tasmania judicial appointments, 849 Supreme Court – <i>see Supreme Court (Tas)</i></p> <p>Taxation – <i>see also Goods and Services Tax (GST); Income Tax</i> carbon tax repeal, 843 garnishee orders served on purchasers, 531–532 revenue and, 529–530 right to appeal assessment not “property”, 629</p> <p>Telephones court appearances, 835</p> <p>Terrorism civil liberties and, 529</p> <p>Timor Leste treaties sharing underwater resources revenue with Australia provisional measures, 465–468</p> <p>Torrens System Assurance Fund as fund of last resort, 694–697 documents “having the effect of deeds”, 839–840 fraud joint tenancies, 533–535</p>	<p>indefeasibility of title easements – <i>see Easements</i> mortgages – <i>see Mortgages</i></p> <p>registration book review, 678 Registrar’s power to correct errors, 458–459</p> <p>subrogation, 694–697</p> <p>Tort – <i>see also Conversion; Negligence</i> book reviews, 214–215 defences (book review), 214–215 shipboard – <i>see Shipboard Torts</i></p> <p>Trade Marks foreign words & distinctiveness, 172</p> <p>Traffic Law – <i>see Vehicles and Traffic</i></p> <p>Tribunals state federal jurisdiction, 648–660* Constitution Ch III and Judiciary Act, 648–649 constitutional questions, 657–660 Radio 2UE, 649–655 <i>Synol v Collier</i>, 655–657</p> <p>Trivia questions & answers, 836, 892</p> <p>Trusts and Trustees applications for judicial advice, 550–551 beneficiaries’ access to information, 416–427* information control mechanisms, 421–423 inherent jurisdiction of court to supervise administration of trust, 419–421 proprietary right to trust documents/information, 416–419 obligational approach, 418–419 proprietary approach, 417 <i>Re A Trust [2013]</i>, 423–426 Lewin on Trusts, 424 Walters’ Law of Trusts in Canada, 424–425</p> <p>constructive fiduciaries, 311–313</p> <p>foreign translation of German “Stiftung” in Australia, 169–171</p> <p>fraudulent breach limitation of action, 474</p> <p>protector of the trust ambit of authority, 865</p> <p>statutory anti-deprivation rule, 729–730</p>
--	---

* Indicates the more important references.

U**Unconscionable Conduct**

competition & consumer law, 396–399*
principle, 447

United Kingdom

royal influence on legislature, 384–385

University Law Reviews — *see Law Journals/Reviews***University Law Schools** — *see Law Schools***Unjust Enrichment** — *see Restitution***V****Vehicles and Traffic**

driver disqualification
time limits, 7–8, 448
injuries caused by motor accident, 401–402
parking laws, 766

Vendor and Purchaser — *see also Contract for Sale of Land; Conveyancing*

damages for non-completion, 549
gazumping, 603
illegal contracts, 768
purchaser's repudiation, 767
recovery of deposit, 768–769
vendor's duty of disclosure, 603
vendor's obligation to "observe and perform", 11–12

Victoria

Civil Procedure Act
standard of conduct, 380–382

Victorian Civil and Administrative Tribunal (VCAT)

President, 850

W**Warfare**

women's vulnerability, 305–307

Warrants

invalidity of general warrants, 135

Water

validity of Water Act upheld, 843–844

Websites — *see Internet***Western Australia**

Australian Law Journal correspondent, 163
open justice, 779–781

Whaling

Japan–Australia relationship
International Court of Justice case, 543–545*, 843

Wills — *see also Executors and Administrators*

informal
failure to procure execution, 720–721
reasons for non-inclusion of child as beneficiary, 22
rectification
mistake in similar will, 718–728
statutory
defeating creditors, 244–245
replication of previous will, 245–246

Witnesses

memory of conversation, 8

Women

armed conflicts, 305–307

Words and Phrases

"fair wear and tear", 839
"rule of thumb", 842
"staying overnight", 241

Wrts — *see Prerogative Wrts*

* Indicates the more important references.