Index

Adelaide Law School

litigation relating to, 25 teaching pleadings at, 70

Admiralty division

claims for damage done by a ship, 101-102 jurisdictional challenges, 47-49

Agreed penalties

judicial treatment of, 127-140

Arbitration

criteria of eligibility for, 9-10

Australia

perceived as unfriendly to arbitration, 10-11 study of commercial litigation in, 22-29

Australian Securities Exchange

litigation by listed companies, 22-29

Barristers see Legal practitioners

Beneficiaries see Trustees and beneficiaries

Breach of trust

avoiding liability for, 96-97

Bribes

legal traceability of, 47-49

CFMEU case

treatment of "agreed" penalties in, 133-

Civil penalties see Penalties

Class actions

common funding for, 106-113 settlement approval, 92-97

Codes of professional conduct

on communications between counsel, 32-35

Collaborative approach

to litigation, 54-55

Commercial litigation see Litigation

Common fund

application to Federal Court for, 106-113

Communications

by legal practitioners, freedom of, 30-41

Contracts

construction of, High Court approach to, 141-153 finalised but unsigned, 114-119 litigation "contract", 51-55 motor racing driver contract case, 8-11 UK law on penalties reframed, 103-105

Cooperative approach

to litigation, 54-55

Corporate governance

litigation relating to, 25

Counsel see Legal practitioners

Deceptive conduct see Misleading or deceptive conduct

Deed of Release

legal implications of partial performance, 114-117

"Deep pocket syndrome"

attempts to address, 15-16

Disclosure

by doctors, duty of, 3-5

Doctors

duty of disclosure, 3-5

Equity claims

time bars analogous to, 56-68

Evidence

facts vs, 79-83

(2015) 4 JCivLP 159

of communications by counsel, 36-39

Forrest J

handling of bushfire trial, 51

High Court decisions

Barbaro case, 132-133 construction of contracts, 141-153 on admiralty jurisdiction, 45-46 proportionate liability regimes limited, 12-16

Incompetence in legal practitioners

cost orders for, 17-21

Judges see Judicial process; Legal practitioners

Judicial process see also Litigation

appeals as rehearings, 49-50 application for common fund declined, 106-113 approval of class action settlements, 92-97 freedom of communications in 30-41

freedom of communications in, 30-41 jurisdictional challenges, 45-46 preliminary issue hearings, 120-126 role of pleadings in, 69-70 study of commercial litigation over time, 22-29 technological change and, 51-52 treatment of "agreed" penalties, 128-130

Jurisdictional challenges

admiralty division, 45-46

Law students

teaching pleadings to, 69-91

Legal practitioners

codes of professional conduct, 32-35 cost orders against for incompetence, 17-21 extent of solicitor's authority, 114-119

freedom of communications by, 30-41 litigation "contract" entered into by, 51-55 negligence allegations, 46 views of on pleadings, 71-73

Liability

for breach of trust, avoiding, 96-97 litigation over product liability, 25 proportionate liability regimes limited, 12-16

Litigation see also Judicial process

"agreed" penalties in, 127-140 commercial, trends in Australia, 22-29 contracts relating to, 51-55 funding for class actions, 106-113

Maritime causes

claims for damage done by a ship, 101-

Materiality

expressing in pleadings, 74-77

Mediation

in Supreme Court of Victoria, 52

Medical cases

doctors' duty of disclosure, 3-5

Misleading or deceptive conduct

proportionate liability regimes limited to, 12-16

Money laundering

legal traceability and, 47-49

Motor racing

contractual right to drive, 8-11

New Zealand

Supreme Court judgement, 49-50

Penalties

"agreed", judicial attitudes to, 127-140 UK contract law on reframed, 103-105

Pleadings

functional approach to teaching, 69-91

160 (2015) 4 JCivLP 159

Preliminary issue hearings

judicial process, 120-126

Privacy

misuse of private information recognised as tort, 6-7

Product liability

litigation relating to, 25

Professional conduct see Legal practitioners

Proportionate liability see Liability

Public policy

as ground for enforcing award, 9-10

Punishment

pecuniary penalties viewed as, 139

Reflective loss

principle of, 94-95

Regulators

"agreed penalties" proposed by, 134-137

Ships

claims for damages done by, 101-102

Solicitors see Codes of professional conduct; Legal practitioners

Statement of facts

role in formulating agreed penalty, 135-136

Statute of Limitations

class action claims between trustees and beneficiaries, 94-95

Statutory limitations

time bars analogous to equity claims, 56-68

Technological change

in judicial process, 51-52

Time bars

analogous to equity claims, 56-68

Tort

misuse of private information recognised as, 6-7

Tracing doctrine

keeps up with times, 47-49

Trust see Breach of trust

Trustees and beneficiaries

class action claims between, 92-97

United Kingdom

contract penalties reframed, 103-105

(2015) 4 JCivLP 159 161