# Index

#### Access to justice

eCourt innovations and, 68–70 efficiency of justice, 8–12 security for costs and, 42–44

#### Adversarial systems

limitations on, 186–187

# Agents see Legal practitioners

# Aggregate litigation see Group litigation Agreed penalties

High Court on submissions, 228–233

# Alternative dispute resolution

in civil litigation, 174–176 in New Zealand, 183 mediator standards of conduct, 109–147 UK proposals for, 88–90

#### **Appeals**

power to reinstate discontinued proceedings, 221–227

#### **Arbitration**

foreign arbitral awards, 148-153

#### **Artificial intelligence**

proposed use in dispute resolution, 93–94

#### **Assisted suicide**

legal status of, 13–19

# Asymmetric jurisdiction

validity of agreements, 96-108

#### Australia

class actions in, 24, 26–27 validity of asymmetric jurisdiction agreements, 101–102

# **Barristers** see Legal practitioners **Breach of confidence**

PJS injunction case, 212–214

# **Building materials, defective**

NZ cladding case, 81-83, 209-210

#### Canada

class actions in, 24–25, 27–30 Integrated Justice Project, 73

# Canterbury (NZ) earthquakes

legal aftermath of, 190-204

#### Case management

electronic, UK proposals for, 88–90 for civil cases in NZ, 183–184 in civil litigation, 176 principle of efficiency in, 8–12

#### Celebrities

right to privacy of, 215-216

#### Certification

in Canadian class actions, 28-29

### **Civil Courts Structure Review (UK)**

proposes Online Court, 84-92

#### Civil justice system

agreed penalty submissions legitimate in, 228–229

contemporary issues, 168 eCourt innovations, 65–76 in New Zealand, reforming, 178–189 malicious prosecution claims, 165–167 similar fact evidence, 79–80

#### Class actions

in New Zealand, 20-38, 183, 194-195

# Commercial litigation see Civil justice system; Litigation

# **Common law**

asymmetric jurisdiction under, 100

# **Confidentiality issues**

NMAS Practice Standards, 144

#### **Consent orders**

operating as contracts, 234–243

#### Consideration

in consent orders operating as contracts, 242–243

# **Construction industry**

liability for defective cladding, 81–83, 209–210

#### **Construction of documents**

implication and, 5–7

#### **Contracts**

consent orders viewed as, 234–243 illegal, 208–209

#### Corporate plaintiffs

security for costs, 39-64

(2016) 5 JCivLP 249 249

#### Costs

in class actions, 29–30, 35–37 security for, 39–64

# Counsel see Legal practitioners

#### **Court rules**

on security for costs, 44-46

#### Cremean, Damien J

tribute to, 207

#### Criminal proceedings

agreed penalty submissions barred from, 230–231

#### **Damage claims**

following Canterbury earthquakes, 202

## **Denmark**

case management in, 184

#### **Discontinued proceedings**

power to reinstate, 221–227

### **Discovery**

in civil litigation, 169-171

#### **Disputes Tribunal (NZ)**

lawyers excluded from, 183

### Documents, construction of

implication and, 5–7

# **Duty of care**

NZ cladding case, 81–83, 209–210

#### Earthquake List (NZ)

litigation relating to, 190–204

#### **ECourt innovations**

in NSW, 65-76

# **Efficiency of justice** see also **Access to justice**

as overarching principle, 8–12

# Electronic filing see Online court

#### approaches Enforcement

in cases of asymmetric jurisdiction, 98–99 of consent orders as contracts, 235–236 of foreign arbitral awards, 148–153

# **Ethical issues**

NMAS Practice Standards, 145–147

#### **European Union**

asymmetric jurisdiction agreements with UK, 99, 102–107

#### **Euthanasia**

legal status of, 13-19

#### **Evidence**

from expert witnesses, 163–165

# **Expert witnesses**

in civil litigation, 171–174 opinion evidence from, 163–165

#### **Federal Court**

power to reinstate discontinued proceedings, 221–227

#### Final orders

identifying, 239

# Finality principle

power to reinstate discontinued proceedings, 222–223

# Foreign arbitral awards

enforcement of, 148–153

# Foreign state immunity

recovery blocked by, 154-159

# Funding for class actions

proposed NZ rules, 35-37

### **Group litigation**

objectives of, 21-22

#### **High Court decisions**

on agreed penalty submissions, 228–233

on consent orders, 237

on finality principle, 222

on immunity of foreign states, 156-158

on justice and efficiency, 8

on privacy interests, 213

#### **Immunity**

of assets held by foreign states, 154-159

#### **Impecuniosity**

of corporate plaintiffs, 39-64

#### **Implication**

construction of documents and, 5-7

#### **Inequality**

access to civil justice in NZ and, 178–189

# **Inquisitorial systems**

access to justice in, 186-189

#### **Interlocutory orders**

250 (2016) 5 JCivLP 249

identifying, 239 UK claim of upheld, 165-167 'Italian torpedo' approach McKenzie Friends delays litigation by filing in dilatory use of in UK, 185 jurisdictions, 106-107 Mediators standards of conduct for, 109-147 Judicial discretion **Medical treatment** costs against corporate plaintiffs, 39-64 right to refuse, 13-19 Judicial process see also Legal practitioners **National Mediator Accreditation System** efficiency of, 8–12 Practice Standards, 109–147 following Canterbury earthquakes, Negligence 193-196 categories of never closed, 81–83, power to reinstate discontinued 209-211 **Negotiations** proceedings, 221–227 Jurisdiction consent orders arising from, 240-241 asymmetric, agreements on, 96-108 **New South Wales JUSTICE Report (UK)** eCourt innovations, 65–76 proposes Online Court, 84–92 justice and efficiency in, 9–10, 12 New Zealand **Lead Plaintiffs** class actions in, 20-38 improving access to civil justice, 178-189 in NZ class actions, 33-34 invasion of privacy in, 213-214, 216-218 Legal aid liability for defective cladding, 81–83, in New Zealand, 178-179 Legal practitioners 209-210 response to Canterbury earthquakes, eCourt innovations and, 70-73 limited representation by, 185–186 190-204 negotiations over consent orders, right to refuse medical treatment in, 240-241 16 - 17pro bono legal aid, 182 third-party publication of invasive standards of conduct for mediators, material, 219 validity of asymmetric jurisdiction 109-147 agreements, 101-102 Liability see Product liability Limited representation **Newspapers** proposed for NZ, 185-186 Sun on Sunday injunction case, 212-220 **Novel actions** Litigants eCourt innovations for, 68-69 striking out and, 3-4 Litigation see also Judicial process following Canterbury earthquakes, Online court approaches 190-204 in NSW, 66-68 in United Kingdom, 84-95 Litigation funding in New Zealand, 182 **Opinion** evidence from expert witnesses, 163-165 Overarching principle

(2016) 5 JCivLP 249 251

of justice and efficiency, 8-12

Malicious prosecution

**Penalties** 

agreed penalty submissions, 228–233

**Plaintiffs** 

corporate plaintiffs, 39–64 in class actions, 33–34

Pleadings assistance

proposed for NZ, 185

Pre-commencement procedure

class actions, 34-35

Privacy torts and rights

PJS injunction case, 212-214

Pro bono legal aid

in New Zealand, 182

**Product liability** 

for defective cladding, 81-83, 209-210

Professional conduct see Judicial process;

Legal practitioners

Professional privilege

waived in error, 9–10

Proportionate liability see Liability

Queensland

justice and efficiency in, 8

Recovery

foreign state immunity and, 154–159

Representative actions

history of, 22-23

**Rules Committee (NZ)** 

advocates class actions, 20-38

**Security for costs** 

corporate plaintiffs, 39-64

**Settlements** 

in Canadian class actions, 29

Sexual activity

injunctions on reporting, 212–220

Sexual harassment claims

power to reinstate discontinued proceedings, 221–227

Similar fact evidence

civil justice system, 79-80

Solicitors see Legal practitioners

Striking out

novel actions and, 3-4

Suicide, assisted

legal status of, 13–19

Sun on Sunday (UK)

injunction case, 212–220

**Supreme Court (UK)** 

on illegal contracts, 208–209 PJS injunction case, 212–220

**Susskind Report (UK)** 

proposes Online Court, 84–92

Sweden

case management in, 184

Technological change

eCourt innovations, 66 online court approaches, 84–95

Third parties

publication of invasive material by, 218–219

**Trump International Golf Links** 

case against wind turbine farm, 5-7

**United Kingdom** 

class actions in, 22

consent orders in, 238

malicious prosecution claims, 165–167

online court approaches, 84–95 right to refuse medical treatment in,

13-16

validity of asymmetric jurisdiction agreements, 100–107

**United States** 

eCourt project, 74

Validity of agreements

asymmetric jurisdiction, 96–108

Victoria

justice and efficiency in, 9–12

Video conferencing

proposed for UK litigation, 92

"Vitiating" factors

power to reinstate discontinued proceedings and, 226

252 (2016) 5 JCivLP 249

Western Australia eCourt innovations, 74–75 World Justice Project Rule of Law Index, 178

(2016) 5 JCivLP 249 253