# Index

Aboriginal people sentencing community reports, 121-140 form of indigenous community information, 133-140 individualised justice, 121-124 participant perceptions of quality of presentence information, 124-133 recent decisions, 49-55 Bugmy, 49-51 Grose, 51-52 Pennington, 52-54	community leaders, 6-9 democratic actors, 9-10 limits on outward-facing roles, 10-13 judges as expert decision-makers, 13-16 methodology, 4-5  Coroners non-adversarial justice, 228-229  Disabilities Convention, 267-268
Peters, 54-55  Accused persons  vulnerable – see Vulnerable accused persons	Documents on court record electronic searching, 87-90
Appellate courts differences between intermediate & final courts of appeal, 98-117 appellate function, 101-103 appellate judgments, 107-111 consequences of differences, 111-117 differences between intermediate & final courts, 106-107 first instance work, 103 judgment style & content, 107 purpose of courts, 98 purpose of judgments, 99-101	Domestic violence non-adversarial approaches, 275-292 caveats for use of therapeutic jurisprudence-informed approaches, 286-291 therapeutic jurisprudence, 276-286  Electronic searching documents on court record, 87-90  Ethics lawyer mediators – see Mediators
role of intermediate & final courts, 103-106	lawyer mediators – see i <b>viculators</b>
	Impartiality – see Mediation
Big data open justice, 91-92	<b>Imprisonment</b> alternatives to incarceration, 230 ex-prisoners on juries – <i>see</i> <b>Juries</b>
Community engagement program development by judiciaries, 3-18 definitions, 5 community & community engagement, 5 obligation, 5	Internet trials without jury, 174-178
	Interviewing – see Refugee Review Board
guiding principles, 16-18 judges as community leaders & democratic actors, 6-13	Judges trials without jury – see Trials without jury

(2017) 26 JJA 297 297

#### Judicial officers

critical comments on social media – see

Social media

#### **Judicial proceedings**

changing nature - see Open justice

#### Juries

ex-prisoners on, 59-75 arguments against banning ex-prisoners from jury service, 68-75 "civil death" in ancient times & common law, 64-66 Constitution & representativeness, 61-64 State & Territory legislation, 60-61 voting & jury services, 66-68 judges' directions to juries, 178-180 representative nature justiciability, 31-48 Australian authorities, 33-36 justiciability of representativeness in Australia, 45-48 representativeness, 36-40 synthesis of argument, 45 US case law, 40-44 strengths & weaknesses of jury trials, 170-172 trials without – see Trials without jury

#### Lawyers

mediators – *see* **Mediators** mental wellbeing in legal profession, 229

## Mediation – see also Non-adversarial justice

constructions of impartiality in, 232-247 discussion, 244-245 implications of research, 245-247 research context, 233-235 research design, 235-237 results, 237-244

#### Mediators

ethical standards for lawyers as, 184-218
ethical duties of lawyer mediators,
193-213
remedial measures: education &
accountability, 213-216
sources of ethical obligation, 187-195

#### Mental health

Mental Health Review Tribunals, 227-228 mental wellbeing in legal profession, 229 recovery practice, 231

## Non-adversarial justice – see also

Mediation; Therapeutic jurisprudence; Vulnerable accused persons

alternatives to incarceration, 230 coronial developments, 228-229 definition, 224-225 domestic violence – see Domestic violence flexibility in youth courts, 230 Holt anecdote, 223-224 international conference & special issue, 221 manifestations, 225 Mental Health Review Tribunals, 227-228 mental wellbeing in legal profession, 229 paradigm, 222-231 practice, 225-226 recovery practice in mental health, 231 response to victims of sexual violence, 227 restorative justice, 227

#### **Online hearings**

open justice, 92-96

## Open justice

changing nature of judicial proceedings, 76-97 significant changes, 79-97 big data in legal decision-making, 91-92 electronic searching of documents on court record, 87-90 increased reliance on written word, 82-87 judicial case management & interlocutory applications, 79-82 technology in courtrooms, 90-91 virtual courtrooms & online hearings, 92-96

## **Pre-trial publicity** – see Trials without jury

#### **Prisoners**

alternatives to incarceration, 230 ex-prisoners on juries – *see* **Juries** 

298 (2017) 26 JJA 297

## Refugee Review Tribunal

interviewing models, 19-30 analysis, 24-29 background, 20-24 data collection & analytical method, 24 discussion & conclusion, 29-30

# Restorative justice, 227– see also Non-adversarial justice

## Sentencing

Aboriginal people – see Aboriginal people

#### Sexual violence

response to victims of sexual violence, 227

#### Social media

critical & malicious comments on judicial officers, 141-156 moderating accounts, 145-149 protection of judicial officers, 154-156 responses from judicial officers, 149-154 what is at stake, 142-145 trials without jury – see Trials without jury

## **Technology**

courtrooms recovery practice in mental health, 231

## Therapeutic jurisprudence – see also Coroners; Non-adversarial iustice

domestic violence – *see* **Domestic violence** due process and, 248-264 criticism, 253-259 protections, 259-263

## **Trials without jury**, 157-183 ACT, 163-164 Constitution s 80, 157-162

court's discretion to order, 169-170 Diplock trials (UK), 162-163 discussion, 170-183 adverse pre-trial publicity in Algudsi, 180-182 appeals against verdicts, 172 confirmation bias & adverse pre-trial publicity, 172-174 judges' directions to juries, 178-180 pre-trial publicity & allegations of terrorism, 182-183 pre-trial publicity, internet & social media, 174-178 strengths & weaknesses of jury trials, 170-172 NSW 167-169 Old, 165-167 reasoning of judge, 170 SA, 163 WA, 164-165

# Victims' rights – see also Vulnerable accused persons

response to victims of sexual violence, 227

## Virtual courtrooms

open justice, 92-96

#### Vulnerable accused persons

judicial case management, 265-274
adversarial system, 266-267
case management, 268-271
Convention on the Rights of Persons with
Disabilities, 267-268
criminal responsibility, 272-274
specialised knowledge, 271-272

#### Youth courts

flexibility in, 230

(2017) 26 JJA 297 299