Index

Adelaide

reform of planning for, 142-147

Alternative dispute resolution

EPBC Act, 207-208

Appropriate regulatory authority (ARA)

clean-up notices for pollution incidents, 87-94

Australian Capital Territory

Civil and Administrative Tribunal, 179-181

Australian Government

One-Stop-Shop policy for environmental approvals under the EPBC Act, 197-209

Bilateral agreements

Commonwealth-State/Territory approval, 197-209 One-Stop-Shop policy for, 199-200 proposed review mechanisms, 204

Categorisation of land

for rate payments, 3-22

Clean-up notices

for pollution incidents, 87-94

Coastal policy. see Sea-level rise policy

Coastal Protection State Planning Regulatory Provision (Qld)

Draft, 26-28

Commonwealth-State/Territory approval bilateral agreements

under Environment Protection and Biodiversity Conservation Act 1999 (Cth), 197-209

Compulsory acquisition powers

Australian and UK, 129-142

Court of Appeal of Victoria. see Victoria

Development assessment processes

harmonised mechanisms for resolving disputes, 197-209

Parramatta City Council planning regime, 79-86

Digest of cases, 36-48, 95-111, 148-178, 210-234

Dispute resolution

current EPBC Act, 201-204

EPBC (Bilateral Agreement Implementation) Bill and, 197-209

EPBC Act issues of concern, 204-208

Distributive justice

in land categorisation for rate payments, 3-22

Draft Coastal Protection State Planning Regulatory Provision (Qld), 26-28

Environment

clean-up notices for pollution incidents, 87-94

One-Stop-Shop policy for approvals, 199-200

pollution clean-up notices, 87-94

Environment Protection and Biodiversity Conservation Act 1999 (Cth)

Commonwealth-State/Territory approval bilateral agreements under, 197-209

(2014) 19 LGLJ 275 275

Environment Protection and Biodiversity Conservation Act 1999 (Cth) (EPBC Act)

current EPBC Act dispute resolution mechanisms, 201-204

Environment Protection and Biodiversity Conservation Amendment (Bilateral Agreement Implementation) Bill 2014

bilateral agreements under, 197-209 dispute resolution and, 197-209

Environment Resources and Development Court

South Australia, 185-186, 235-237

Federal Court of Australia

Victoria, 238-241

Guide cases. see Local government & planning law guide cases

Hearing rule

in procedural fairness, 87-91

High Court decisions

on compulsory acquisition powers, 139-141 relating to Victoria, 119-120

Ihalainen case

procedural fairness and, 92-93

Intergovernmental arrangements

EPBC (Bilateral Agreement Implementation) Bill and, 197-209

Land

categorisation for rate payments, 3-22

Land and Environment Court of NSW

on categorisation of rateable land, 4

Liability

sea-level rise policy and, 31-35

Local government

EPBC (Bilateral Agreement Implementation) Bill and, 197-209 improving performance of, 85-86

Local government & planning law guide cases

Australian Capital Territory, 179-181 New South Wales, 49-51, 112-115 Queensland, 182-183 South Australia, 51-54, 116-118, 184-186, 235-237 Victoria, 54-56, 119-124, 186-193, 237-244 Western Australia, 125-126, 244-255

Local Government Acts (NSW)

land rating under, 6-12

Merits appeals

dispute resolution under EPBC (Bilateral Agreement Implementation) Bill, 197-209 New South Wales, 57-60 South Australia, 60-62, 117-118 Victoria, 62-69

276 (2014) 19 LGLJ 275

Western Australia, 70-75

National Public Private Partnership Policy and Guidelines, 129-142

New South Wales

compulsory acquisition powers, 133-134 guide cases, 112-115 land categorisation for rate payments, 3-22 merits appeals, 57-60 social impact assessment as planning tool for, 81-82 Supreme Court and equivalent decisions, 49-51

Ordinary rates

land categorisation for rate payments, 3-22

Parramatta City Council

planning regime, 79-86

Peabody case

singificance for land rating, 15-22

Planning law guide cases. see Local government & planning law guide cases

Planning regime

Parramatta City Council, 79-86 review of in South Australia, 142-147

Pollution. see Environment

Prior hearing rule

in procedural fairness, 87-91

Private sector redevelopments

compulsory acquisitions and, 129-142

Procedural fairness

in issuing clean-up notes, 87-94

Property

compulsory acquisition powers, 129-142

Public interest

urban renewal and, 129-142

Queensland

compulsory acquisition powers, 133-134, 141 guide cases, 182-183 sea-level rise policy in, 23-31

Rate payments

categorisation of land for, 3-22

Sea-level rise policy

consequences for governments, 31-35 history of, 23-35

Social impact assessment (SIA)

Parramatta City Council planning regime, 79-86

South Australia

guide cases, 184-186, 235-237 merits appeals, 60-62, 117-118

(2014) 19 LGLJ 275 277

planning reform in, 142-147

Supreme Court and equivalent decisions, 51-54, 116-117, 184-185

State Planning Policy 2013 (Qld), 28-30

Supreme Court and equivalent decisions

New South Wales, 49-51 South Australia, 51-54, 116-117, 184-185 Victoria, 54-56, 122-124, 186-193, 241-242 Western Australia, 125-126

Sustainable development

EPBC (Bilateral Agreement Implementation) Bill and, 197-209

United Kingdom

compulsory acquisition powers, 134-136

Urban renewal projects

compulsory acquisitions and, 129-142

Use of land. see Land

Victoria

Court of Appeal of Victoria, 68-69, 120-121 guide cases, 186-193, 237-244
High Court decisions relating to, 119-120 merits appeals, 62-69
Supreme Court and equivalent decisions, 54-56, 122-124
Victorian Civil and Administrative Tribunal, 62-68, 237-238, 242-244

Western Australia

guide cases, 244-255 merits appeals, 70-75 Supreme Court and equivalent decisions, 125-126

278 (2014) 19 LGLJ 275